

## SENATE.

TUESDAY, December 2, 1902.

Prayer by Rev. F. J. PRETTYMAN, of the city of Washington.

MOSES E. CLAPP, a Senator from the State of Minnesota; JOSEPH SEMON, a Senator from the State of Oregon, and JOHN C. SPOONER, a Senator from the State of Wisconsin, appeared in their seats to-day.

The Journal of yesterday's proceedings was read and approved.

SENATOR FROM MICHIGAN.

Mr. BURROWS. Mr. President, as a privileged matter, I present a certificate from the executive of the State of Michigan, appointing Russell A. Alger to fill the vacancy existing in that State. I ask that the credentials be read and that the oath of office be administered to Mr. Alger.

The PRESIDENT pro tempore. The credentials will be received and read by the Secretary.

The Secretary read the credentials of Russell A. Alger, appointed by the governor of the State of Michigan a Senator from that State to fill, until the next meeting of the legislature thereof, the vacancy caused by the death of James McMillan in the term ending March 3, 1907.

The PRESIDENT pro tempore. The credentials will be placed on file, and, if there be no objection, the Senator appointed will present himself at the desk and take the oath required by law.

Mr. Alger was escorted to the Vice-President's desk by Mr. BURROWS, and, the oath prescribed by law having been administered to him, he took his seat in the Senate.

MESSAGE FROM THE HOUSE.

Mr. WILLIAM J. BROWNING, the Chief Clerk of the House of Representatives, appeared below the bar of the Senate and delivered the following message:

Mr. President, I am directed by the House of Representatives to inform the Senate that a quorum of the House of Representatives has appeared and that the House is ready to proceed to business.

I am further directed to inform the Senate that the House has passed the following resolution:

*Resolved*, That a committee of three members be appointed on the part of the House, to join the committee appointed by the Senate, to wait upon the President of the United States and inform him that a quorum of the two Houses has assembled, and that Congress is ready to receive any communication he may have to make.

I am also directed to inform the Senate that the Speaker has appointed Mr. BINGHAM of Pennsylvania, Mr. HITT of Illinois, and Mr. RICHARDSON of Tennessee as the committee on the part of the House.

I am further directed to communicate to the Senate the intelligence of the death of Hon. CHARLES A. RUSSELL, late a Representative from the State of Connecticut, and to transmit resolutions of the House thereon.

NOTIFICATION TO THE PRESIDENT.

Mr. PLATT of Connecticut and Mr. JONES of Arkansas, the committee appointed in conjunction with a similar committee of the House of Representatives to wait upon the President of the United States, appeared below the bar, and

Mr. PLATT of Connecticut said: Mr. President, the committee appointed by the Senate to join with a like committee on the part of the House of Representatives to wait upon the President and inform him that a quorum of each House of Congress is now in session and ready to receive any communication he wishes to make, have performed that duty and were advised by the President that he would communicate with Congress in writing immediately.

PRESIDENT'S ANNUAL MESSAGE.

Mr. B. F. BARNES, one of the secretaries of the President of the United States, appeared below the bar and said:

Mr. President, I am directed by the President of the United States to deliver to the Senate a message in writing.

The message was received from the Secretary and handed to the President pro tempore.

The PRESIDENT pro tempore. The Chair lays before the Senate the message of the President of the United States, which the Secretary will read.

The Secretary read the message, as follows:

*To the Senate and House of Representatives:*

We still continue in a period of unbounded prosperity. This prosperity is not the creature of law, but undoubtedly the laws under which we work have been instrumental in creating the conditions which made it possible, and by unwise legislation it would be easy enough to destroy it. There will undoubtedly be periods of depression. The wave will recede; but the tide will advance. This Nation is seated on a continent flanked by two great oceans. It is composed of men the descendants of pioneers, or, in a sense, pioneers themselves; of men winnowed out from among the

nations of the Old World by the energy, boldness, and love of adventure found in their own eager hearts. Such a nation, so placed, will surely wrest success from fortune.

As a people we have played a large part in the world, and we are bent upon making our future even larger than the past. In particular, the events of the last four years have definitely decided that, for woe or for weal, our place must be great among the nations. We may either fail greatly or succeed greatly; but we can not avoid the endeavor from which either great failure or great success must come. Even if we would, we can not play a small part. If we should try, all that would follow would be that we should play a large part ignobly and shamefully.

But our people, the sons of the men of the Civil War, the sons of the men who had iron in their blood, rejoice in the present and face the future high of heart and resolute of will. Ours is not the creed of the weakling and the coward; ours is the gospel of hope and of triumphant endeavor. We do not shrink from the struggle before us. There are many problems for us to face at the outset of the twentieth century—grave problems abroad and still graver at home; but we know that we can solve them and solve them well, provided only that we bring to the solution the qualities of head and heart which were shown by the men who, in the days of Washington, founded this Government, and, in the days of Lincoln, preserved it.

No country has ever occupied a higher plane of material well-being than ours at the present moment. This well-being is due to no sudden or accidental causes, but to the play of the economic forces in this country for over a century; to our laws, our sustained and continuous policies; above all, to the high individual average of our citizenship. Great fortunes have been won by those who have taken the lead in this phenomenal industrial development, and most of these fortunes have been won not by doing evil, but as an incident to action which has benefited the community as a whole. Never before has material well-being been so widely diffused among our people. Great fortunes have been accumulated, and yet in the aggregate these fortunes are small indeed when compared to the wealth of the people as a whole. The plain people are better off than they have ever been before. The insurance companies, which are practically mutual benefit societies—especially helpful to men of moderate means—represent accumulations of capital which are among the largest in this country. There are more deposits in the savings banks, more owners of farms, more well-paid wage-workers in this country now than ever before in our history. Of course, when the conditions have favored the growth of so much that was good, they have also favored somewhat the growth of what was evil. It is eminently necessary that we should endeavor to cut out this evil, but let us keep a due sense of proportion; let us not in fixing our gaze upon the lesser evil forget the greater good. The evils are real and some of them are menacing, but they are the outgrowth, not of misery or decadence, but of prosperity—of the progress of our gigantic industrial development. This industrial development must not be checked, but side by side with it should go such progressive regulation as will diminish the evils. We should fail in our duty if we did not try to remedy the evils, but we shall succeed only if we proceed patiently, with practical common sense as well as resolution, separating the good from the bad and holding on to the former while endeavoring to get rid of the latter.

In my Message to the present Congress at its first session I discussed at length the question of the regulation of those big corporations commonly doing an interstate business, often with some tendency to monopoly, which are popularly known as trusts. The experience of the past year has emphasized, in my opinion, the desirability of the steps I then proposed. A fundamental requisite of social efficiency is a high standard of individual energy and excellence; but this is in no wise inconsistent with power to act in combination for aims which can not so well be achieved by the individual acting alone. A fundamental base of civilization is the inviolability of property; but this is in no wise inconsistent with the right of society to regulate the exercise of the artificial powers which it confers upon the owners of property, under the name of corporate franchises, in such a way as to prevent the misuse of these powers. Corporations, and especially combinations of corporations, should be managed under public regulation. Experience has shown that under our system of government the necessary supervision can not be obtained by State action. It must therefore be achieved by national action. Our aim is not to do away with corporations; on the contrary, these big aggregations are an inevitable development of modern industrialism, and the effort to destroy them would be futile unless accomplished in ways that would work the utmost mischief to the entire body politic. We can do nothing of good in the way of regulating and supervising these corporations until we fix clearly in our minds that we are not attacking the corporations, but endeavoring to do away with any evil in them. We are not



hostile to them; we are merely determined that they shall be so handled as to subserve the public good. We draw the line against misconduct, not against wealth. The capitalist who, alone or in conjunction with his fellows, performs some great industrial feat by which he wins money is a well-doer, not a wrong-doer, provided only he works in proper and legitimate lines. We wish to favor such a man when he does well. We wish to supervise and control his actions only to prevent him from doing ill. Publicity can do no harm to the honest corporation; and we need not be over-tender about sparing the dishonest corporation.

In curbing and regulating the combinations of capital which are or may become injurious to the public we must be careful not to stop the great enterprises which have legitimately reduced the cost of production, not to abandon the place which our country has won in the leadership of the international industrial world, not to strike down wealth with the result of closing factories and mines, of turning the wage-worker idle in the streets and leaving the farmer without a market for what he grows. Insistence upon the impossible means delay in achieving the possible, exactly as, on the other hand, the stubborn defense alike of what is good and what is bad in the existing system, the resolute effort to obstruct any attempt at betterment, betrays blindness to the historic truth that wise evolution is the sure safeguard against revolution.

No more important subject can come before the Congress than this of the regulation of interstate business. This country can not afford to sit supine on the plea that under our peculiar system of government we are helpless in the presence of the new conditions, and unable to grapple with them or to cut out whatever of evil has arisen in connection with them. The power of the Congress to regulate interstate commerce is an absolute and unqualified grant, and without limitations other than those prescribed by the Constitution. The Congress has constitutional authority to make all laws necessary and proper for executing this power, and I am satisfied that this power has not been exhausted by any legislation now on the statute books. It is evident, therefore, that evils restrictive of commercial freedom and entailing restraint upon national commerce fall within the regulative power of the Congress, and that a wise and reasonable law would be a necessary and proper exercise of Congressional authority to the end that such evils should be eradicated.

I believe that monopolies, unjust discriminations, which prevent or cripple competition, fraudulent overcapitalization, and other evils in trust organizations and practices which injuriously affect interstate trade can be prevented under the power of the Congress to "regulate commerce with foreign nations and among the several States" through regulations and requirements operating directly upon such commerce, the instrumentalities thereof, and those engaged therein.

I earnestly recommend this subject to the consideration of the Congress with a view to the passage of a law reasonable in its provisions and effective in its operations, upon which the questions can be finally adjudicated that now raise doubts as to the necessity of constitutional amendment. If it prove impossible to accomplish the purposes above set forth by such a law, then, assuredly, we should not shrink from amending the Constitution so as to secure beyond peradventure the power sought.

The Congress has not heretofore made any appropriation for the better enforcement of the antitrust law as it now stands. Very much has been done by the Department of Justice in securing the enforcement of this law, but much more could be done if the Congress would make a special appropriation for this purpose, to be expended under the direction of the Attorney-General.

One proposition advocated has been the reduction of the tariff as a means of reaching the evils of the trusts which fall within the category I have described. Not merely would this be wholly ineffective, but the diversion of our efforts in such a direction would mean the abandonment of all intelligent attempt to do away with these evils. Many of the largest corporations, many of those which should certainly be included in any proper scheme of regulation, would not be affected in the slightest degree by a change in the tariff, save as such change interfered with the general prosperity of the country. The only relation of the tariff to big corporations as a whole is that the tariff makes manufactures profitable, and the tariff remedy proposed would be in effect simply to make manufactures unprofitable. To remove the tariff as a punitive measure directed against trusts would inevitably result in ruin to the weaker competitors who are struggling against them. Our aim should be not by unwise tariff changes to give foreign products the advantage over domestic products, but by proper regulation to give domestic competition a fair chance; and this end can not be reached by any tariff changes which would affect unfavorably all domestic competitors, good and bad alike. The question of regulation of the trusts stands apart from the question of tariff revision.

Stability of economic policy must always be the prime economic need of this country. This stability should not be fossilization.

The country has acquiesced in the wisdom of the protective-tariff principle. It is exceedingly undesirable that this system should be destroyed or that there should be violent and radical changes therein. Our past experience shows that great prosperity in this country has always come under a protective tariff; and that the country can not prosper under fitful tariff changes at short intervals. Moreover, if the tariff laws as a whole work well, and if business has prospered under them and is prospering, it is better to endure for a time slight inconveniences and inequalities in some schedules than to upset business by too quick and too radical changes. It is most earnestly to be wished that we could treat the tariff from the standpoint solely of our business needs. It is, perhaps, too much to hope that partisanship may be entirely excluded from consideration of the subject, but at least it can be made secondary to the business interests of the country—that is, to the interests of our people as a whole. Unquestionably these business interests will best be served if together with fixity of principle as regards the tariff we combine a system which will permit us from time to time to make the necessary reapplication of the principle to the shifting national needs. We must take scrupulous care that the reapplication shall be made in such a way that it will not amount to a dislocation of our system, the mere threat of which (not to speak of the performance) would produce paralysis in the business energies of the community. The first consideration in making these changes would, of course, be to preserve the principle which underlies our whole tariff system—that is, the principle of putting American business interests at least on a full equality with interests abroad, and of always allowing a sufficient rate of duty to more than cover the difference between the labor cost here and abroad. The well-being of the wage-worker, like the well-being of the tiller of the soil, should be treated as an essential in shaping our whole economic policy. There must never be any change which will jeopardize the standard of comfort, the standard of wages of the American wage-worker.

One way in which the readjustment sought can be reached is by reciprocity treaties. It is greatly to be desired that such treaties may be adopted. They can be used to widen our markets and to give a greater field for the activities of our producers on the one hand, and on the other hand to secure in practical shape the lowering of duties when they are no longer needed for protection among our own people, or when the minimum of damage done may be disregarded for the sake of the maximum of good accomplished. If it prove impossible to ratify the pending treaties, and if there seem to be no warrant for the endeavor to execute others, or to amend the pending treaties so that they can be ratified, then the same end—to secure reciprocity—should be met by direct legislation.

Wherever the tariff conditions are such that a needed change can not with advantage be made by the application of the reciprocity idea, then it can be made outright by a lowering of duties on a given product. If possible, such change should be made only after the fullest consideration by practical experts, who should approach the subject from a business standpoint, having in view both the particular interests affected and the commercial well-being of the people as a whole. The machinery for providing such careful investigation can readily be supplied. The executive department has already at its disposal methods of collecting facts and figures; and if the Congress desires additional consideration to that which will be given the subject by its own committees, then a commission of business experts can be appointed whose duty it should be to recommend action by the Congress after a deliberate and scientific examination of the various schedules as they are affected by the changed and changing conditions. The unhurried and unbiased report of this commission would show what changes should be made in the various schedules, and how far these changes could go without also changing the great prosperity which this country is now enjoying, or upsetting its fixed economic policy.

The cases in which the tariff can produce a monopoly are so few as to constitute an inconsiderable factor in the question; but of course if in any case it be found that a given rate of duty does promote a monopoly which works ill, no protectionist would object to such reduction of the duty as would equalize competition.

In my judgment, the tariff on anthracite coal should be removed, and anthracite put actually, where it now is nominally, on the free list. This would have no effect at all save in crises; but in crises it might be of service to the people.

Interest rates are a potent factor in business activity, and in order that these rates may be equalized to meet the varying needs of the seasons and of widely separated communities, and to prevent the recurrence of financial stringencies which injuriously affect legitimate business, it is necessary that there should be an element of elasticity in our monetary system. Banks are the natural servants of commerce, and upon them should be placed, as far as practicable, the burden of furnishing and maintaining



a circulation adequate to supply the needs of our diversified industries and of our domestic and foreign commerce; and the issue of this should be so regulated that a sufficient supply should be always available for the business interests of the country.

It would be both unwise and unnecessary at this time to attempt to reconstruct our financial system, which has been the growth of a century; but some additional legislation is, I think, desirable. The mere outline of any plan sufficiently comprehensive to meet these requirements would transgress the appropriate limits of this communication. It is suggested, however, that all future legislation on the subject should be with the view of encouraging the use of such instrumentalities as will automatically supply every legitimate demand of productive industries and of commerce, not only in the amount, but in the character of circulation; and of making all kinds of money interchangeable, and, at the will of the holder, convertible into the established gold standard.

I again call your attention to the need of passing a proper immigration law, covering the points outlined in my Message to you at the first session of the present Congress; substantially such a bill has already passed the House.

How to secure fair treatment alike for labor and for capital, how to hold in check the unscrupulous man, whether employer or employee, without weakening individual initiative, without hampering and cramping the industrial development of the country, is a problem fraught with great difficulties and one which it is of the highest importance to solve on lines of sanity and far-sighted common sense as well as of devotion to the right. This is an era of federation and combination. Exactly as business men find they must often work through corporations, and as it is a constant tendency of these corporations to grow larger, so it is often necessary for laboring men to work in federations, and these have become important factors of modern industrial life. Both kinds of federation, capitalistic and labor, can do much good, and as a necessary corollary they can both do evil. Opposition to each kind of organization should take the form of opposition to whatever is bad in the conduct of any given corporation or union—not of attacks upon corporations as such nor upon unions as such; for some of the most far-reaching beneficent work for our people has been accomplished through both corporations and unions. Each must refrain from arbitrary or tyrannous interference with the rights of others. Organized capital and organized labor alike should remember that in the long run the interest of each must be brought into harmony with the interest of the general public; and the conduct of each must conform to the fundamental rules of obedience to the law, of individual freedom, and of justice and fair dealing toward all. Each should remember that in addition to power it must strive after the realization of healthy, lofty, and generous ideals. Every employer, every wage-worker must be guaranteed his liberty and his right to do as he likes with his property or his labor so long as he does not infringe upon the rights of others. It is of the highest importance that employer and employee alike should endeavor to appreciate each the viewpoint of the other and the sure disaster that will come upon both in the long run if either grows to take as habitual an attitude of sour hostility and distrust toward the other. Few people deserve better of the country than those representatives both of capital and labor—and there are many such—who work continually to bring about a good understanding of this kind, based upon wisdom and upon broad and kindly sympathy between employers and employed. Above all, we need to remember that any kind of class animosity in the political world is, if possible, even more wicked, even more destructive to national welfare, than sectional, race, or religious animosity. We can get good government only upon condition that we keep true to the principles upon which this Nation was founded, and judge each man not as a part of a class, but upon his individual merits. All that we have a right to ask of any man, rich or poor, whatever his creed, his occupation, his birthplace, or his residence, is that he shall act well and honorably by his neighbor and by his country. We are neither for the rich man as such nor for the poor man as such; we are for the upright man, rich or poor. So far as the constitutional powers of the National Government touch these matters of general and vital moment to the Nation, they should be exercised in conformity with the principles above set forth.

It is earnestly hoped that a secretary of commerce may be created, with a seat in the Cabinet. The rapid multiplication of questions affecting labor and capital, the growth and complexity of the organizations through which both labor and capital now find expression, the steady tendency toward the employment of capital in huge corporations, and the wonderful strides of this country toward leadership in the international business world justify an urgent demand for the creation of such a position. Substantially all the leading commercial bodies in this country have united in requesting its creation. It is desirable that some such measure as that which has already passed the Senate be enacted into law. The creation of such a department would in

itself be an advance toward dealing with and exercising supervision over the whole subject of the great corporations doing an interstate business; and with this end in view, the Congress should endow the department with large powers, which could be increased as experience might show the need.

I hope soon to submit to the Senate a reciprocity treaty with Cuba. On May 20 last the United States kept its promise to the island by formally vacating Cuban soil and turning Cuba over to those whom her own people had chosen as the first officials of the new Republic.

Cuba lies at our doors, and whatever affects her for good or for ill affects us also. So much have our people felt this that in the Platt amendment we definitely took the ground that Cuba must hereafter have closer political relations with us than with any other power. Thus in a sense Cuba has become a part of our international political system. This makes it necessary that in return she should be given some of the benefits of becoming part of our economic system. It is, from our own standpoint, a short-sighted and mischievous policy to fail to recognize this need. Moreover, it is unworthy of a mighty and generous nation, itself the greatest and most successful republic in history, to refuse to stretch out a helping hand to a young and weak sister republic just entering upon its career of independence. We should always fearlessly insist upon our rights in the face of the strong, and we should with ungrudging hand do our generous duty by the weak. I urge the adoption of reciprocity with Cuba not only because it is eminently for our own interests to control the Cuban market and by every means to foster our supremacy in the tropical lands and waters south of us, but also because we, of the giant republic of the north, should make all our sister nations of the American Continent feel that whenever they will permit it we desire to show ourselves disinterestedly and effectively their friend.

A convention with Great Britain has been concluded, which will be at once laid before the Senate for ratification, providing for reciprocal trade arrangements between the United States and Newfoundland on substantially the lines of the convention formerly negotiated by the Secretary of State, Mr. Blaine. I believe reciprocal trade relations will be greatly to the advantage of both countries.

As civilization grows warfare becomes less and less the normal condition of foreign relations. The last century has seen a marked diminution of wars between civilized powers; wars with uncivilized powers are largely mere matters of international police duty, essential for the welfare of the world. Wherever possible, arbitration or some similar method should be employed in lieu of war to settle difficulties between civilized nations, although as yet the world has not progressed sufficiently to render it possible, or necessarily desirable, to invoke arbitration in every case. The formation of the international tribunal which sits at The Hague is an event of good omen from which great consequences for the welfare of all mankind may flow. It is far better, where possible, to invoke such a permanent tribunal than to create special arbitrators for a given purpose.

It is a matter of sincere congratulation to our country that the United States and Mexico should have been the first to use the good offices of The Hague Court. This was done last summer with most satisfactory results in the case of a claim at issue between us and our sister Republic. It is earnestly to be hoped that this first case will serve as a precedent for others, in which not only the United States but foreign nations may take advantage of the machinery already in existence at The Hague.

I commend to the favorable consideration of the Congress the Hawaiian fire claims, which were the subject of careful investigation during the last session.

The Congress has wisely provided that we shall build at once an isthmian canal, if possible at Panama. The Attorney-General reports that we can undoubtedly acquire good title from the French Panama canal company. Negotiations are now pending with Colombia to secure her assent to our building the canal. This canal will be one of the greatest engineering feats of the twentieth century; a greater engineering feat than has yet been accomplished during the history of mankind. The work should be carried out as a continuing policy without regard to change of Administration; and it should be begun under circumstances which will make it a matter of pride for all Administrations to continue the policy.

The canal will be of great benefit to America, and of importance to all the world. It will be of advantage to us industrially and also as improving our military position. It will be of advantage to the countries of tropical America. It is earnestly to be hoped that all of these countries will do as some of them have already done with signal success, and will invite to their shores commerce and improve their material conditions by recognizing that stability and order are the prerequisites of successful development. No independent nation in America need have the slightest fear of aggression from the United States. It behooves each



one to maintain order within its own borders and to discharge its just obligations to foreigners. When this is done, they can rest assured that, be they strong or weak, they have nothing to dread from outside interference. More and more the increasing interdependence and complexity of international political and economic relations render it incumbent on all civilized and orderly powers to insist on the proper policing of the world.

During the fall of 1901 a communication was addressed to the Secretary of State, asking whether permission would be granted by the President to a corporation to lay a cable from a point on the California coast to the Philippine Islands by way of Hawaii. A statement of conditions or terms upon which such corporation would undertake to lay and operate a cable was volunteered.

Inasmuch as the Congress was shortly to convene, and Pacific-cable legislation had been the subject of consideration by the Congress for several years, it seemed to me wise to defer action upon the application until the Congress had first an opportunity to act. The Congress adjourned without taking any action, leaving the matter in exactly the same condition in which it stood when the Congress convened.

Meanwhile it appears that the Commercial Pacific Cable Company had promptly proceeded with preparations for laying its cable. It also made application to the President for access to and use of soundings taken by the U. S. S. *Nero*, for the purpose of discovering a practicable route for a trans-Pacific cable, the company urging that with access to these soundings it could complete its cable much sooner than if it were required to take soundings upon its own account. Pending consideration of this subject, it appeared important and desirable to attach certain conditions to the permission to examine and use the soundings, if it should be granted.

In consequence of this solicitation of the cable company, certain conditions were formulated, upon which the President was willing to allow access to these soundings and to consent to the landing and laying of the cable, subject to any alterations or additions thereto imposed by the Congress. This was deemed proper, especially as it was clear that a cable connection of some kind with China, a foreign country, was a part of the company's plan. This course was, moreover, in accordance with a line of precedents, including President Grant's action in the case of the first French cable, explained to the Congress in his Annual Message of December, 1875, and the instance occurring in 1879 of the second French cable from Brest to St. Pierre, with a branch to Cape Cod.

These conditions prescribed, among other things, a maximum rate for commercial messages and that the company should construct a line from the Philippine Islands to China, there being at present, as is well known, a British line from Manila to Hongkong.

The representatives of the cable company kept these conditions long under consideration, continuing, in the meantime, to prepare for laying the cable. They have, however, at length acceded to them, and an all-American line between our Pacific coast and the Chinese Empire, by way of Honolulu and the Philippine Islands, is thus provided for, and is expected within a few months to be ready for business.

Among the conditions is one reserving the power of the Congress to modify or repeal any or all of them. A copy of the conditions is herewith transmitted.

Of Porto Rico it is only necessary to say that the prosperity of the island and the wisdom with which it has been governed have been such as to make it serve as an example of all that is best in insular administration.

On July 4 last, on the one hundred and twenty-sixth anniversary of the declaration of our independence, peace and amnesty were promulgated in the Philippine Islands. Some trouble has since from time to time threatened with the Mohammedan Moros, but with the late insurrectionary Filipinos the war has entirely ceased. Civil government has now been introduced. Not only does each Filipino enjoy such rights to life, liberty, and the pursuit of happiness as he has never before known during the recorded history of the islands, but the people taken as a whole now enjoy a measure of self-government greater than that granted to any other Orientals by any foreign power and greater than that enjoyed by any other Orientals under their own governments, save the Japanese alone. We have not gone too far in granting these rights of liberty and self-government; but we have certainly gone to the limit that in the interests of the Philippine people themselves it was wise or just to go. To hurry matters, to go faster than we are now going, would entail calamity on the people of the islands. No policy ever entered into by the American people has vindicated itself in more signal manner than the policy of holding the Philippines. The triumph of our arms, above all the triumph of our laws and principles, has come sooner than we had any right to expect. Too much praise can not be given to the Army for what it has done in the Philippines both in warfare and from an administrative standpoint in preparing the way for civil govern-

ment; and similar credit belongs to the civil authorities for the way in which they have planted the seeds of self-government in the ground thus made ready for them. The courage, the unflinching endurance, the high soldierly efficiency, and the general kind-heartedness and humanity of our troops have been strikingly manifested. There now remain only some fifteen thousand troops in the islands. All told, over one hundred thousand have been sent there. Of course, there have been individual instances of wrongdoing among them. They warred under fearful difficulties of climate and surroundings; and under the strain of the terrible provocations which they continually received from their foes, occasional instances of cruel retaliation occurred. Every effort has been made to prevent such cruelties, and finally these efforts have been completely successful. Every effort has also been made to detect and punish the wrongdoers. After making all allowance for these misdeeds, it remains true that few indeed have been the instances in which war has been waged by a civilized power against semicivilized or barbarous forces where there has been so little wrongdoing by the victors as in the Philippine Islands. On the other hand, the amount of difficult, important, and beneficent work which has been done is well-nigh incalculable.

Taking the work of the Army and the civil authorities together, it may be questioned whether anywhere else in modern times the world has seen a better example of real constructive statesmanship than our people have given in the Philippine Islands. High praise should also be given those Filipinos, in the aggregate very numerous, who have accepted the new conditions and joined with our representatives to work with hearty good will for the welfare of the islands.

The Army has been reduced to the minimum allowed by law. It is very small for the size of the Nation, and most certainly should be kept at the highest point of efficiency. The senior officers are given scant chance under ordinary conditions to exercise commands commensurate with their rank, under circumstances which would fit them to do their duty in time of actual war. A system of maneuvering our Army in bodies of some little size has been begun and should be steadily continued. Without such maneuvers it is folly to expect that in the event of hostilities with any serious foe even a small army corps could be handled to advantage. Both our officers and enlisted men are such that we can take hearty pride in them. No better material can be found. But they must be thoroughly trained, both as individuals and in the mass. The marksmanship of the men must receive special attention. In the circumstances of modern warfare the man must act far more on his own individual responsibility than ever before, and the high individual efficiency of the unit is of the utmost importance. Formerly this unit was the regiment; it is now not the regiment, not even the troop or company; it is the individual soldier. Every effort must be made to develop every workmanlike and soldierly quality in both the officer and the enlisted man.

Urgently call your attention to the need of passing a bill providing for a general staff and for the reorganization of the supply departments on the lines of the bill proposed by the Secretary of War last year. When the young officers enter the Army from West Point they probably stand above their compeers in any other military service. Every effort should be made, by training, by reward of merit, by scrutiny into their careers and capacity, to keep them of the same high relative excellence throughout their careers.

The measure providing for the reorganization of the militia system and for securing the highest efficiency in the National Guard, which has already passed the House, should receive prompt attention and action. It is of great importance that the relation of the National Guard to the militia and volunteer forces of the United States should be defined, and that in place of our present obsolete laws a practical and efficient system should be adopted.

Provision should be made to enable the Secretary of War to keep cavalry and artillery horses, worn-out in long performance of duty. Such horses fetch but a trifle when sold; and rather than turn them out to the misery awaiting them when thus disposed of, it would be better to employ them at light work around the posts, and when necessary to put them painlessly to death.

For the first time in our history naval maneuvers on a large scale are being held under the immediate command of the Admiral of the Navy. Constantly increasing attention is being paid to the gunnery of the Navy, but it is yet far from what it should be. I earnestly urge that the increase asked for by the Secretary of the Navy in the appropriation for improving the marksmanship be granted. In battle the only shots that count are the shots that hit. It is necessary to provide ample funds for practice with the great guns in time of peace. These funds must provide not only for the purchase of projectiles, but for allowances for prizes to encourage the gun crews, and especially the gun pointers, and for perfecting an intelligent system under which alone it is possible to get good practice.



There should be no halt in the work of building up the Navy, providing every year additional fighting craft. We are a very rich country, vast in extent of territory and great in population; a country, moreover, which has an Army diminutive indeed when compared with that of any other first-class power. We have deliberately made our own certain foreign policies which demand the possession of a first-class navy. The isthmian canal will greatly increase the efficiency of our Navy if the Navy is of sufficient size; but if we have an inadequate navy, then the building of the canal would be merely giving a hostage to any power of superior strength. The Monroe Doctrine should be treated as the cardinal feature of American foreign policy; but it would be worse than idle to assert it unless we intended to back it up, and it can be backed up only by a thoroughly good navy. A good navy is not a provocative of war. It is the surest guaranty of peace.

Each individual unit of our Navy should be the most efficient of its kind as regards both material and personnel that is to be found in the world. I call your special attention to the need of providing for the manning of the ships. Serious trouble threatens us if we can not do better than we are now doing as regards securing the services of a sufficient number of the highest type of sailormen, of sea mechanics. The veteran seamen of our war ships are of as high a type as can be found in any navy which rides the waters of the world; they are unsurpassed in daring, in resolution, in readiness, in thorough knowledge of their profession. They deserve every consideration that can be shown them. But there are not enough of them. It is no more possible to improvise a crew than it is possible to improvise a war ship. To build the finest ship, with the deadliest battery, and to send it afloat with a raw crew, no matter how brave they were individually, would be to insure disaster if a foe of average capacity were encountered. Neither ships nor men can be improvised when war has begun.

We need a thousand additional officers in order to properly man the ships now provided for and under construction. The classes at the Naval School at Annapolis should be greatly enlarged. At the same time that we thus add the officers where we need them, we should facilitate the retirement of those at the head of the list whose usefulness has become impaired. Promotion must be fostered if the service is to be kept efficient.

The lamentable scarcity of officers, and the large number of recruits and of unskilled men necessarily put aboard the new vessels as they have been commissioned, has thrown upon our officers, and especially on the lieutenants and junior grades, unusual labor and fatigue and has gravely strained their powers of endurance. Nor is there sign of any immediate let-up in this strain. It must continue for some time longer, until more officers are graduated from Annapolis, and until the recruits become trained and skillful in their duties. In these difficulties incident upon the development of our war fleet the conduct of all our officers has been creditable to the service, and the lieutenants and junior grades in particular have displayed an ability and a steadfast cheerfulness which entitles them to the ungrudging thanks of all who realize the disheartening trials and fatigues to which they are of necessity subjected.

There is not a cloud on the horizon at present. There seems not the slightest chance of trouble with a foreign power. We most earnestly hope that this state of things may continue; and the way to insure its continuance is to provide for a thoroughly efficient navy. The refusal to maintain such a navy would invite trouble, and if trouble came would insure disaster. Fatuous self-complacency or vanity, or short-sightedness in refusing to prepare for danger, is both foolish and wicked in such a nation as ours; and past experience has shown that such fatuity in refusing to recognize or prepare for any crisis in advance is usually succeeded by a mad panic of hysterical fear once the crisis has actually arrived.

The striking increase in the revenues of the Post-Office Department shows clearly the prosperity of our people and the increasing activity of the business of the country.

The receipts of the Post-Office Department for the fiscal year ending June 30 last amounted to \$121,848,047.26, an increase of \$10,216,853.87 over the preceding year, the largest increase known in the history of the postal service. The magnitude of this increase will best appear from the fact that the entire postal receipts for the year 1860 amounted to but \$8,518,067.

Rural free-delivery service is no longer in the experimental stage; it has become a fixed policy. The results following its introduction have fully justified the Congress in the large appropriations made for its establishment and extension. The average yearly increase in post-office receipts in the rural districts of the country is about two per cent. We are now able, by actual results, to show that where rural free-delivery service has been established to such an extent as to enable us to make comparisons the yearly increase has been upward of ten per cent.

On November 1, 1902, 11,650 rural free-delivery routes had been established and were in operation, covering about one-third

of the territory of the United States available for rural free-delivery service. There are now awaiting the action of the Department petitions and applications for the establishment of 10,748 additional routes. This shows conclusively the want which the establishment of the service has met and the need of further extending it as rapidly as possible. It is justified both by the financial results and by the practical benefits to our rural population; it brings the men who live on the soil into close relations with the active business world; it keeps the farmer in daily touch with the markets; it is a potential educational force; it enhances the value of farm property, makes farm life far pleasanter and less isolated, and will do much to check the undesirable current from country to city.

It is to be hoped that the Congress will make liberal appropriations for the continuance of the service already established and for its further extension.

Few subjects of more importance have been taken up by the Congress in recent years than the inauguration of the system of nationally-aided irrigation for the arid regions of the far West. A good beginning therein has been made. Now that this policy of national irrigation has been adopted, the need of thorough and scientific forest protection will grow more rapidly than ever throughout the public-land States.

Legislation should be provided for the protection of the game, and the wild creatures generally, on the forest reserves. The senseless slaughter of game, which can by judicious protection be permanently preserved on our national reserves for the people as a whole, should be stopped at once. It is, for instance, a serious count against our national good sense to permit the present practice of butchering off such a stately and beautiful creature as the elk for its antlers or tusks.

So far as they are available for agriculture, and to whatever extent they may be reclaimed under the national irrigation law, the remaining public lands should be held rigidly for the home builder, the settler who lives on his land, and for no one else. In their actual use the desert-land law, the timber and stone law, and the commutation clause of the homestead law have been so perverted from the intention with which they were enacted as to permit the acquisition of large areas of the public domain for other than actual settlers and the consequent prevention of settlement. Moreover, the approaching exhaustion of the public ranges has of late led to much discussion as to the best manner of using these public lands in the West which are suitable chiefly or only for grazing. The sound and steady development of the West depends upon the building up of homes therein. Much of our prosperity as a nation has been due to the operation of the homestead law. On the other hand, we should recognize the fact that in the grazing region the man who corresponds to the homesteader may be unable to settle permanently if only allowed to use the same amount of pasture land that his brother, the homesteader, is allowed to use of arable land. One hundred and sixty acres of fairly rich and well-watered soil, or a much smaller amount of irrigated land, may keep a family in plenty, whereas no one could get a living from one hundred and sixty acres of dry pasture land capable of supporting at the outside only one head of cattle to every ten acres. In the past great tracts of the public domain have been fenced in by persons having no title thereto, in direct defiance of the law forbidding the maintenance or construction of any such unlawful inclosure of public land. For various reasons there has been little interference with such inclosures in the past, but ample notice has now been given the trespassers, and all the resources at the command of the Government will hereafter be used to put a stop to such trespassing.

In view of the capital importance of these matters, I commend them to the earnest consideration of the Congress, and if the Congress finds difficulty in dealing with them from lack of thorough knowledge of the subject, I recommend that provision be made for a commission of experts specially to investigate and report upon the complicated questions involved.

I especially urge upon the Congress the need of wise legislation for Alaska. It is not to our credit as a nation that Alaska, which has been ours for thirty-five years, should still have as poor a system of laws as is the case. No country has a more valuable possession—in mineral wealth, in fisheries, furs, forests, and also in land available for certain kinds of farming and stockgrowing. It is a territory of great size and varied resources, well fitted to support a large permanent population. Alaska needs a good land law and such provisions for homesteads and preemptions as will encourage permanent settlement. We should shape legislation with a view not to the exploiting and abandoning of the territory, but to the building up of homes therein. The land laws should be liberal in type, so as to hold out inducements to the actual settler whom we most desire to see take possession of the country. The forests of Alaska should be protected, and, as a secondary but still important matter, the game also, and at the same time it is imperative that the settlers should be allowed to



cut timber, under proper regulations, for their own use. Laws should be enacted to protect the Alaskan salmon fisheries against the greed which would destroy them. They should be preserved as a permanent industry and food supply. Their management and control should be turned over to the Commission of Fish and Fisheries. Alaska should have a Delegate in the Congress. It would be well if a Congressional committee could visit Alaska and investigate its needs on the ground.

In dealing with the Indians our aim should be their ultimate absorption into the body of our people. But in many cases this absorption must and should be very slow. In portions of the Indian Territory the mixture of blood has gone on at the same time with progress in wealth and education, so that there are plenty of men with varying degrees of purity of Indian blood who are absolutely indistinguishable in point of social, political, and economic ability from their white associates. There are other tribes which have as yet made no perceptible advance toward such equality. To try to force such tribes too fast is to prevent their going forward at all. Moreover, the tribes live under widely different conditions. Where a tribe has made considerable advance and lives on fertile farming soil it is possible to allot the members lands in severally much as is the case with white settlers. There are other tribes where such a course is not desirable. On the arid prairie lands the effort should be to induce the Indians to lead pastoral rather than agricultural lives, and to permit them to settle in villages rather than to force them into isolation.

The large Indian schools situated remote from any Indian reservation do a special and peculiar work of great importance. But, excellent though these are, an immense amount of additional work must be done on the reservations themselves among the old, and above all among the young, Indians.

The first and most important step toward the absorption of the Indian is to teach him to earn his living; yet it is not necessarily to be assumed that in each community all Indians must become either tillers of the soil or stock raisers. Their industries may properly be diversified, and those who show special desire or adaptability for industrial or even commercial pursuits should be encouraged so far as practicable to follow out each his own bent.

Every effort should be made to develop the Indian along the lines of natural aptitude, and to encourage the existing native industries peculiar to certain tribes, such as the various kinds of basket weaving, canoe building, smith work, and blanket work. Above all, the Indian boys and girls should be given confident command of colloquial English, and should ordinarily be prepared for a vigorous struggle with the conditions under which their people live, rather than for immediate absorption into some more highly developed community.

The officials who represent the Government in dealing with the Indians work under hard conditions, and also under conditions which render it easy to do wrong and very difficult to detect wrong. Consequently they should be amply paid on the one hand, and on the other hand a particularly high standard of conduct should be demanded from them, and where misconduct can be proved the punishment should be exemplary.

In no department of governmental work in recent years has there been greater success than in that of giving scientific aid to the farming population, thereby showing them how most efficiently to help themselves. There is no need of insisting upon its importance, for the welfare of the farmer is fundamentally necessary to the welfare of the Republic as a whole. In addition to such work as quarantine against animal and vegetable plagues, and warring against them when here introduced, much efficient help has been rendered to the farmer by the introduction of new plants specially fitted for cultivation under the peculiar conditions existing in different portions of the country. New cereals have been established in the semi-arid West. For instance, the practicability of producing the best types of macaroni wheats in regions of an annual rainfall of only ten inches or thereabouts has been conclusively demonstrated. Through the introduction of new rices in Louisiana and Texas the production of rice in this country has been made to about equal the home demand. In the Southwest the possibility of regressing overstocked range lands has been demonstrated; in the North many new forage crops have been introduced, while in the East it has been shown that some of our choicest fruits can be stored and shipped in such a way as to find a profitable market abroad.

I again recommend to the favorable consideration of the Congress the plans of the Smithsonian Institution for making the Museum under its charge worthy of the Nation, and for preserving at the National Capital not only records of the vanishing races of men but of the animals of this continent which, like the buffalo, will soon become extinct unless specimens from which their representatives may be renewed are sought in their native regions and maintained there in safety.

The District of Columbia is the only part of our territory in which the National Government exercises local or municipal

functions, and where in consequence the Government has a free hand in reference to certain types of social and economic legislation which must be essentially local or municipal in their character. The Government should see to it, for instance, that the hygienic and sanitary legislation affecting Washington is of a high character. The evils of slum dwellings, whether in the shape of crowded and congested tenement-house districts or of the back-alley type, should never be permitted to grow up in Washington. The city should be a model in every respect for all the cities of the country. The charitable and correctional systems of the District should receive consideration at the hands of the Congress to the end that they may embody the results of the most advanced thought in these fields. Moreover, while Washington is not a great industrial city, there is some industrialism here, and our labor legislation, while it would not be important in itself, might be made a model for the rest of the Nation. We should pass, for instance, a wise employer's-liability act for the District of Columbia, and we need such an act in our navy-yards. Railroad companies in the District ought to be required by law to block their frogs.

The safety-appliance law, for the better protection of the lives and limbs of railway employees, which was passed in 1893, went into full effect on August 1, 1901. It has resulted in averting thousands of casualties. Experience shows, however, the necessity of additional legislation to perfect this law. A bill to provide for this passed the Senate at the last session. It is to be hoped that some such measure may now be enacted into law.

There is a growing tendency to provide for the publication of masses of documents for which there is no public demand and for the printing of which there is no real necessity. Large numbers of volumes are turned out by the Government printing presses for which there is no justification. Nothing should be printed by any of the Departments unless it contains something of permanent value, and the Congress could with advantage cut down very materially on all the printing which it has now become customary to provide. The excessive cost of Government printing is a strong argument against the position of those who are inclined on abstract grounds to advocate the Government's doing any work which can with propriety be left in private hands.

Gratifying progress has been made during the year in the extension of the merit system of making appointments in the Government service. It should be extended by law to the District of Columbia. It is much to be desired that our consular system be established by law on a basis providing for appointment and promotion only in consequence of proved fitness.

Through a wise provision of the Congress at its last session the White House, which had become disfigured by incongruous additions and changes, has now been restored to what it was planned to be by Washington. In making the restorations the utmost care has been exercised to come as near as possible to the early plans and to supplement these plans by a careful study of such buildings as that of the University of Virginia, which was built by Jefferson. The White House is the property of the Nation, and so far as is compatible with living therein it should be kept as it originally was, for the same reasons that we keep Mount Vernon as it originally was. The stately simplicity of its architecture is an expression of the character of the period in which it was built, and is in accord with the purposes it was designed to serve. It is a good thing to preserve such buildings as historic monuments which keep alive our sense of continuity with the Nation's past.

The reports of the several Executive Departments are submitted to the Congress with this communication.

THEODORE ROOSEVELT.

WHITE HOUSE,  
December 2, 1902.

The PRESIDENT pro tempore. The message will lie on the table and, with the accompanying documents, will be printed.

EXECUTIVE SESSION.

Mr. LODGE. I move that the Senate proceed to the consideration of executive business.

The motion was agreed to; and the Senate proceeded to the consideration of executive business. After ten minutes spent in executive session the doors were reopened.

LOWER BRULE INDIANS.

The PRESIDENT pro tempore laid before the Senate a communication from the Secretary of the Interior, transmitting, pursuant to law, a report of the claims of the members of the Lower Brule band of Sioux Indians for loss of property resulting from the forcible removal from their homes south of the White River, South Dakota, etc.; which, with the accompanying papers, was referred to the Committee on Indian Affairs, and ordered to be printed.

## REPORT OF THE ATTORNEY-GENERAL.

The PRESIDENT pro tempore laid before the Senate the annual report of the Attorney-General for the fiscal year ended June 30, 1902; which was referred to the Committee on the Judiciary, and ordered to be printed.

## REPORTS OF SECRETARY OF SENATE.

The PRESIDENT pro tempore laid before the Senate a communication from the Secretary of the Senate, transmitting, pursuant to law, a full and complete statement of the receipts and expenditures of the Senate; which, with the accompanying papers, was ordered to lie on the table and be printed.

He also laid before the Senate a communication from the Secretary of the Senate, transmitting a full and complete account of all property, including stationery, belonging to the United States in his possession on the 1st day of December, 1902; which, with the accompanying papers, was ordered to lie on the table and be printed.

## REPORT OF THE PUBLIC PRINTER.

The PRESIDENT pro tempore laid before the Senate the annual report of the operations of the Government Printing Office for the fiscal year ended June 30, 1902; which was referred to the Committee on Printing.

## REPORT OF THE COMPTROLLER OF THE CURRENCY.

The PRESIDENT pro tempore laid before the Senate the annual report of the Comptroller of the Currency for the year ended October 31, 1902; which was referred to the Committee on Finance, and ordered to be printed.

## REPORT OF THE COMMISSIONER OF FISH AND FISHERIES.

The PRESIDENT pro tempore laid before the Senate a communication from the Commissioner of Fish and Fisheries, transmitting, in compliance with law, a statement showing expenditures under all appropriations for propagation of food-fishes during the fiscal year ended June 30, 1902, etc.; which, with the accompanying papers, was referred to the Committee on Fisheries, and ordered to be printed.

## REPORTS OF SERGEANT-AT-ARMS.

The PRESIDENT pro tempore laid before the Senate a communication from the Sergeant-at-Arms of the Senate, transmitting a statement of the receipts from the sale of condemned property in his possession since December 3, 1901; which, with the accompanying papers, was ordered to lie on the table and be printed.

He also laid before the Senate a communication from the Sergeant-at-Arms of the Senate, giving a full and complete account of all property belonging to the United States in his possession December 1, 1902; which, with the accompanying papers, was ordered to lie on the table and be printed.

## ONE HUNDREDTH MERIDIAN.

The PRESIDENT pro tempore laid before the Senate a communication from the Secretary of the Interior, transmitting, pursuant to law, the preliminary report of Arthur D. Kidder, examiner of surveys, relative to the intersection of the true one hundredth meridian with the Red River and the establishment of a permanent monument to mark such determination, etc.; which, with the accompanying papers, was referred to the Committee on Public Lands, and ordered to be printed.

## REPORT OF LIBRARIAN OF CONGRESS.

The PRESIDENT pro tempore laid before the Senate the annual report of the Librarian of Congress for the fiscal year ended June 30, 1902; which was referred to the Committee on the Library, and ordered to be printed.

## RESIGNATION OF CHAPLAIN MILBURN.

The PRESIDENT pro tempore laid before the Senate the following communication; which was read, and ordered to lie on the table:

1724 GARDEN STREET, SANTA BARBARA, CAL.,  
November 20, 1902.

HON. WILLIAM P. FRYE,  
President United States Senate.

MY DEAR MR. PRESIDENT: The infirm state of my health makes it necessary for me to ask you to present my resignation to the Senate. It is with deep sorrow that I have come to this decision, as it was my cherished wish that under favor of the Senate I should conduct its religious service during the remainder of my days.

A friend will take my place until the Senate finds it convenient to accept my resignation.

With sentiments of profound regard for every member of the body, and for none more than for yourself,

I am, my dear Mr. President, faithfully, yours,

W. H. MILBURN,  
Chaplain United States Senate.

## PETITIONS AND MEMORIALS.

Mr. MALLORY presented a petition of sundry citizens of St. Petersburg, Fla., praying that an appropriation be made for the improvement of the channel at that city; which was referred to the Committee on Commerce.

Mr. DRYDEN presented a memorial of the National Machine Tool Builders' Association, of Newark, N. J., remonstrating against the adoption of the so-called metric system of measurement; which was referred to the Select Committee on Standards, Weights, and Measures.

He also presented a petition of the Home Missionary Society of the Presbyterian Church of Metuchen, N. J., praying for the adoption of an amendment to the Constitution to prohibit polygamy; which was referred to the Committee on the Judiciary.

He also presented a petition of the Glass Bottle Blowers' Association, of Woodbury, N. J., and a petition of the Immigration Restriction League, of Boston, Mass., praying for the enactment of legislation to regulate the immigration of aliens into this country; which were ordered to lie on the table.

He also presented a petition of Local Union No. 87, International Brotherhood of Electrical Workers, of Newark, N. J., praying for the passage of the so-called eight-hour bill; which was referred to the Committee on Education and Labor.

Mr. LODGE presented a petition of 20 citizens of Nantucket, Mass., praying for the adoption of an amendment to the Constitution to prohibit polygamy; which was referred to the Committee on the Judiciary.

Mr. HOAR presented the petition of Luther D. Goddard, of Worcester, Mass., praying that he be granted an increase of pension; which was referred to the Committee on Pensions.

He also presented a petition of the Board of Trade of Brockton, Mass., praying for the enactment of legislation to provide an educational test for immigrants to this country; which was referred to the Committee on Immigration.

He also presented a petition of sundry citizens of Nantucket, Mass., praying for the adoption of an amendment to the Constitution to prohibit polygamy; which was referred to the Committee on the Judiciary.

Mr. GALLINGER presented a memorial of the National Woman's Christian Temperance Union of Evanston, Ill., remonstrating against the admission of Arizona and New Mexico as States into the Union; which was referred to the Committee on Territories.

Mr. COCKRELL presented a petition of the Commercial Club of Kansas City, Mo., praying for the admission to statehood of Oklahoma, New Mexico, Arizona, and Indian Territories; which was referred to the Committee on Territories.

Mr. FRYE presented a petition of the General Conference of Congregational Churches in the State of Maine, praying for the enactment of legislation to establish a laboratory in the Department of Justice for the study of the criminal, pauper, and defective classes; which was referred to the Committee on the Judiciary.

He also presented a petition of the Maritime Association of the port of New York, praying for the appointment of an additional United States district judge for the southern district of New York; which was referred to the Committee on the Judiciary.

He also presented a petition of the Merchants and Manufacturers' Board of Trade of New York, N. Y., praying for the appointment of a permanent tariff commission; which was referred to the Committee on Finance.

## BILLS INTRODUCED.

Mr. PENROSE introduced a bill (S. 6320) for the relief of Philip Loney; which was read twice by its title, and, with the accompanying papers, referred to the Committee on Claims.

He also introduced the following bills, which were severally read twice by their titles, and, with the accompanying papers, referred to the Committee on Pensions:

A bill (S. 6321) granting a pension to Ely L. Jones; and

A bill (S. 6322) granting a pension to William Hinsell.

Mr. CULLOM introduced a bill (S. 6323) to amend an act entitled "An act to protect trade and commerce against unlawful restraints and monopolies," approved July 2, 1890; which was read twice by its title, and referred to the Committee on the Judiciary.

Mr. LODGE introduced a bill (S. 6324) to amend an act entitled "An act temporarily to provide revenue for the Philippine Islands, and for other purposes," approved March 8, 1902; which was read twice by its title, and referred to the Committee on the Philippines.

He also introduced a bill (S. 6325) granting an increase of pension to Anderson L. Gill; which was read twice by its title, and, with the accompanying paper, referred to the Committee on Pensions.

Mr. HOAR introduced a bill (S. 6326) granting an increase of pension to Luther D. Goddard; which was read twice by its title, and referred to the Committee on Pensions.

Mr. WELLINGTON introduced a bill (S. 6327) granting a pension to Julia Nolan; which was read twice by its title, and referred to the Committee on Pensions.



Mr. GALLINGER introduced the following bills; which were severally read twice by their titles, and referred to the Committee on Pensions:

A bill (S. 6328) granting an increase of pension to Nathaniel S. Wheeler;

A bill (S. 6329) granting an increase of pension to Mary A. Noyes; and

A bill (S. 6330) granting an increase of pension to Allen M. Ripley (with the accompanying papers).

Mr. GALLINGER introduced a bill (S. 6331) to provide for laying a single electric-railway track across the Aqueduct Bridge, in the District of Columbia, and for other purposes; which was read twice by its title, and referred to the Committee on the District of Columbia.

Mr. PROCTOR introduced a bill (S. 6332) to increase the efficiency of the Army; which was read twice by its title, and referred to the Committee on Military Affairs.

Mr. PETTUS introduced a bill (S. 6333) to divest out of the United States all its right, title, and interest of, in, and to certain real estate situated at and near the city of Montgomery, State of Alabama, and to vest the same in the Southern Cotton Oil Company, Bessie R. Maultsby, James S. Pinckard, trustee, M. V. B. Chase, and Edwin Ferris; which was read twice by its title.

Mr. PETTUS. I will explain that this bill is a compromise of a lawsuit made by the Attorney-General, with the authority of the Secretary of the Treasury. I move that the bill be referred to the Committee on the Judiciary.

The motion was agreed to.

Mr. PATTERSON introduced the following bills; which were severally read twice by their titles, and referred to the Committee on Pensions:

A bill (S. 6334) granting a pension to Mary Ellen Beebe (with the accompanying papers);

A bill (S. 6335) granting an increase of pension to Harriet E. Worthington;

A bill (S. 6336) granting an increase of pension to Clarence B. Granteer (with an accompanying paper); and

A bill (S. 6337) granting an increase of pension to James L. Small.

Mr. GIBSON introduced a bill (S. 6338) granting a pension to Albert M. Smith; which was read twice by its title, and referred to the Committee on Pensions.

He also introduced a bill (S. 6339) to confirm certain forest lien selections made under the act approved June 4, 1897 (30 Stats., 36); which was read twice by its title, and referred to the Committee on Public Lands.

Mr. COCKRELL introduced a bill (S. 6340) granting an increase of pension to David Bartlett; which was read twice by its title.

Mr. COCKRELL. To accompany the bill I present the petition for increase of pension of David Bartlett, Company D, Sixteenth Regiment Missouri Cavalry Volunteers, with affidavits of Dr. D. A. Williams, Jesse F. Enloe, and W. M. Garner. I move that the bill and accompanying papers be referred to the Committee on Pensions.

The motion was agreed to.

Mr. COCKRELL introduced a bill (S. 6341) for the relief of George A. Detchemendy; which was read twice by its title, and referred to the Committee on Military Affairs.

He also introduced a bill (S. 6342) for the relief of John N. Boffinger; which was read twice by its title, and referred to the Committee on Claims.

Mr. DRYDEN introduced a bill (S. 6343) granting an increase of pension to George A. Harris; which was read twice by its title, and, with the accompanying papers, referred to the Committee on Pensions.

Mr. FRYE introduced the following bills; which were severally read twice by their titles, and referred to the Committee on Pensions:

A bill (S. 6344) granting an increase of pension to Henry F. Waldron (with the accompanying papers);

A bill (S. 6345) granting an increase of pension to Gilbert M. Small (with an accompanying paper);

A bill (S. 6346) granting an increase of pension to George P. Underwood (with an accompanying paper);

A bill (S. 6347) granting a pension to Carrie G. Pulsifer (with an accompanying paper); and

A bill (S. 6348) granting an increase of pension to Napoleon B. Stockbridge (with the accompanying papers).

#### DISTRICT OF COLUMBIA REPRESENTATION.

Mr. GALLINGER introduced a joint resolution (S. R. 132) proposing an amendment to the Constitution of the United States respecting the District of Columbia; which was read the first time by its title, the second time at length, and referred to the Committee on the District of Columbia, as follows:

*Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following amendment to the Constitution of the United States*

be proposed for ratification by the legislatures of the several States, which, when ratified by legislatures in three-fourths of the United States, shall be valid as a part of the said Constitution, namely:

#### "ARTICLE XVI.

"The District of Columbia shall be considered a State in so far as shall entitle it to representation in the Congress of the United States and in the electoral college, and in said District of Columbia Senators and electors shall be chosen by direct vote of the people."

#### AMENDMENTS TO BILLS.

Mr. LODGE submitted an amendment providing for the reorganization of the consular service of the United States, intended to be proposed by him to the diplomatic and consular appropriation bill; which was referred to the Committee on Foreign Relations, and ordered to be printed.

He also submitted an amendment proposing to appropriate \$5,000 to pay the heirs of Thomas T. Prentiss, late United States consul at Martinique, intended to be proposed by him to the diplomatic and consular appropriation bill; which was referred to the Committee on Foreign Relations and ordered to be printed.

Mr. FAIRBANKS submitted two amendments, intended to be proposed by him to the bill (H. R. 12199) to regulate the immigration of aliens into the United States; which were ordered to lie on the table and to be printed.

#### INTEROCEANIC SHIP CANAL.

On motion of Mr. MORGAN, it was

*Ordered*, That the maps, charts, and other memoranda relating to the construction of an interoceanic ship canal, accompanying the Report of the Isthmian Canal Commission, 1899-1901, be returned to said Commission for its temporary use.

#### BILLS AND DEBATES RELATING TO TRUSTS.

Mr. MORGAN. I submit a concurrent resolution for reference to the Committee on Printing, and I wish to make an observation about it.

The Attorney-General has caused to be compiled a book on bills and debates in Congress relating to trusts. The book has been printed in the Public Printing Office, but only to the extent of about 60 copies, I understand, and they have all been distributed, so that there remains in the Attorney-General's office but one copy. I make mention of this fact so that the Committee on Printing will please take the matter into consideration immediately.

The PRESIDENT pro tempore. The concurrent resolution submitted by the Senator from Alabama will be read.

The Secretary read as follows:

*Resolved by the Senate (the House of Representatives concurring), That there be printed 1,000 copies of the compilation recently prepared by direction of the Attorney-General, entitled "Bills and Debates in Congress Relating to Trusts," of which 500 copies shall be for the use of the Senate, 1,000 copies for the use of the House of Representatives, and 100 copies for the use of the Department of Justice; and that the Attorney-General shall cause an index to be prepared to said volume, compensation therefor not to exceed \$500.*

Mr. McCOMAS. I ask the Senator from Alabama to accept an amendment to his resolution.

Mr. LODGE. The resolution is to go to the Committee on Printing.

Mr. McCOMAS. It is an amendment to embrace a copy of all Federal decisions respecting trusts or the Sherman antitrust law.

Mr. MORGAN. The amendment can go with the resolution to the committee, and let them consider it. I had not thought about it.

The PRESIDENT pro tempore. The concurrent resolution will be referred to the Committee on Printing.

#### AGATHA W. VEST.

Mr. COCKRELL submitted the following resolution; which was referred to the Committee to Audit and Control the Continental Expenses of the Senate:

*Resolved*, That the Secretary of the Senate be, and he hereby is, authorized and directed to pay to Agatha W. Vest, widow of George Pugh Vest, late clerk to the Senate Committee on Public Health and National Quarantine, a sum equal to six months' salary at the rate he was receiving by law at the time of his demise, said sum to be considered as including funeral expenses and all other allowances.

#### CLAIMS FOR ARMY STORES AND SUPPLIES.

Mr. COCKRELL. I ask for the present consideration of a resolution to reprint Senate Document No. 53, containing reports from the Quartermaster-General and Commissary-General in regard to claims filed before them under the law of July 4, 1864. The supply of the document is about exhausted, and the resolution provides for a reprint of it.

The resolution was read, considered by unanimous consent, and agreed to, as follows:

*Resolved*, That there be printed for the use of the Senate 500 copies of Senate Document No. 53, second session Fifty-fifth Congress, being letters of the Quartermaster-General and Commissary-General of Subsistence, United States Army, War Department, showing the number of claims presented under the law of July 4, 1864, for stores and supplies furnished or taken during the late war, the action had thereon, their present status, and the law of July 4, 1864, and amendatory acts, and the rules and regulations of the War Department in regard to such claims.



## MILITARY AND NAVAL RECORDS.

Mr. HOAR submitted the following resolution; which was referred to the Committee on Printing:

*Resolved*, That the Committee on Printing be directed to consider and report on the propriety of publishing the military and naval records of the war of 1812, of the Mexican war, and the military records of the several Indian wars, in the same general style as that of the Rebellion Records.

## SALARIES OF POSTMASTERS IN MASSACHUSETTS.

Mr. HOAR submitted the following resolution; which, with the accompanying paper, was referred to the Committee on Post-Offices and Post-Roads:

*Resolved by the Senate*, That the Postmaster-General be, and hereby is, directed to report to the Senate the amounts of salaries of all postmasters in the State of Massachusetts for the terms of service specified, whose names and terms of service appear on the schedule of such cases in said State hereto attached, adjusted under the act of 1854, and the amount of the salary of each such postmaster adjusted and paid under the act of 1864, so that the difference, if any, between the salary paid and the amount of salary ordered paid by the act of 1863 shall appear in each case specified on the said schedule.

## DEATH OF REPRESENTATIVE CHARLES A. RUSSELL.

Mr. PLATT of Connecticut. Mr. President, I ask that the resolutions of the House of Representatives communicating the intelligence of the death of Hon. CHARLES A. RUSSELL be laid before the Senate.

The PRESIDENT pro tempore. The Chair lays before the Senate resolutions from the House of Representatives, which will be read.

The Secretary read the resolutions, as follows:

*Resolved*, That the House has heard with deep regret and profound sorrow of the death of the Hon. CHARLES A. RUSSELL, late a Representative from the State of Connecticut.

*Resolved*, That the Clerk of the House communicate these resolutions to the Senate and transmit a copy thereof to the family of the deceased.

*Resolved*, That as a further mark of respect the House do now adjourn.

Mr. PLATT of Connecticut. I desire that the resolutions of the House may lie on the table for the present, and I present the following resolutions, which I ask may be immediately considered.

The PRESIDENT pro tempore. The resolutions submitted by the Senator from Connecticut will be read.

The Secretary read the resolutions, as follows:

*Resolved*, That the Senate has heard with deep sensibility the announcement of the death of Hon. CHARLES A. RUSSELL, late a Representative from the State of Connecticut.

*Resolved*, That as an additional mark of respect to the memory of the deceased the Senate do now adjourn.

The resolutions were considered by unanimous consent, and unanimously agreed to; and (at 1 o'clock and 52 minutes p. m.) the Senate adjourned until to-morrow, Wednesday, December 3, 1902, at 12 o'clock m.

## NOMINATIONS.

*Executive nominations received by the Senate December 2, 1902.*

## MEMBER OF PHILIPPINE COMMISSION.

James F. Smith, of California, now serving as a member of the supreme court of the Philippine Islands, for appointment as a member of the Philippine Commission and secretary of public instruction in the government of the Philippine Islands, to date from January 1, 1903, vice Bernard Moses, resigned.

## DIRECTOR OF THE CENSUS.

William R. Merriam, of Minnesota, who was appointed July 9, 1902, during the recess of the Senate, to be Director of the Census, under the act of Congress approved March 6, 1902.

## REGISTERS OF LAND OFFICES.

John F. Armstrong, of Placerville, Cal., who was appointed August 8, 1902, during the recess of the Senate, to be register of the land office at Sacramento, Cal., vice John Fraser, deceased.

Peter Campbell, of Colorado, who was reappointed September 11, 1902, during the recess of the Senate, his term having expired, to be register of the land office at Akron, Colo.

David R. Crosby, of Grand Junction, Colo., who was appointed August 21, 1902, during the recess of the Senate, to be register of the land office at Montrose, Colo., vice James A. Layton, term expired.

Harry J. Syms, of Mountainhome, Idaho, to be register of the land office at Boise, Idaho, vice James King, term expired.

Neal J. Sharp, of Idaho, to be register of the land office at Hailey, Idaho, his term having expired. (Reappointment.)

John B. West, of Idaho, who was reappointed September 13, 1902, during the recess of the Senate, his term having expired, to be register of the land office at Lewiston, Idaho.

Selwyn Douglas, of Oklahoma, Okla., who was appointed September 25, 1902, during the recess of the Senate, to be register of the land office at Oklahoma, Okla., vice Anton H. Classen, resigned.

Archibald W. Munger, of Eau Claire, Wis., who was appointed August 12, 1902, during the recess of the Senate, to be register of the land office at Eau Claire, Wis., vice Alfred Cypreans, resigned.

## RECEIVERS OF PUBLIC MONEYS.

Richard Fysh, of Independence, Cal., who was appointed October 11, 1902, during the recess of the Senate, to be receiver of public moneys at Independence, Cal., vice Frank E. Densmore, resigned.

George W. Warner, of Colorado, who was reappointed September 11, 1902, during the recess of the Senate, his term having expired, to be receiver of public moneys at Akron, Colo.

Charles H. Garby, of Idaho, to be receiver of public moneys at Lewiston, Idaho, his term having expired. (Reappointment.)

R. B. Kennedy, of Louisiana, to be receiver of public moneys at New Orleans, La., vice Charles P. Johnston, term expired.

## PENSION AGENTS.

Daniel R. Collier, of Kentucky, who was appointed November 21, 1902, during the recess of the Senate, to be pension agent at Louisville, Ky., vice Leslie Combs, resigned.

John R. King, of Baltimore, Md., who was appointed October 3, 1902, during the recess of the Senate, to be pension agent at Washington, D. C., vice William L. Soleau, who was temporarily appointed, vice Sidney L. Willson, deceased.

## INDIAN AGENT.

Shepard Freeman, of Oshkosh, Wis., who was appointed August 19, 1902, during the recess of the Senate, to be agent for the Indians of the Green Bay Agency in Wisconsin, vice Dewey H. George, resigned.

## ASSOCIATE JUSTICE OF THE SUPREME COURT.

Oliver Wendell Holmes, of Massachusetts, to be associate justice of the Supreme Court of the United States, vice Horace Gray, resigned.

## JUDGE OF THE COURT OF CLAIMS.

Francis M. Wright, of Illinois, to be judge of the Court of Claims, vice John Davis, deceased.

## UNITED STATES DISTRICT JUDGE.

George W. Ray, of New York, to be United States district judge for the northern district of New York, who was appointed during the last recess of the Senate, vice Alfred C. Coxe, appointed to be circuit judge.

## ASSOCIATE JUDGE OF THE SUPREME COURT OF THE DISTRICT OF COLUMBIA.

Ashley M. Gould, of the District of Columbia, to be associate justice of the supreme court of the District of Columbia, vice Andrew C. Bradley, deceased.

## UNITED STATES ATTORNEYS.

Lunsford L. Lewis, of Virginia, to be United States attorney for the eastern district of Virginia, vice Edgar Allan, whose term will expire December 19, 1902.

Thomas R. Roulhac, of Alabama, to be United States attorney for the northern district of Alabama, who was appointed during the last recess of the Senate, vice William Vaughan, removed.

William Michael Byrne, of Delaware, to be United States attorney for the district of Delaware, who was appointed during the last recess of the Senate, vice William Michael Byrne, resigned.

Morgan H. Beach, of the District of Columbia, to be United States attorney for the District of Columbia, vice Ashley M. Gould, nominated to be associate justice of the supreme court of the District of Columbia.

Solomon H. Bethea, of Illinois, to be United States attorney for the northern district of Illinois. A reappointment, his term expiring December 19, 1902.

William J. Youngs, of New York, to be United States attorney for the eastern district of New York, vice George H. Pettit, whose term will expire December 19, 1902.

## UNITED STATES MARSHALS.

C. F. Lloyd, of Montana, to be United States marshal for the district of Montana, who was appointed during the last recess of the Senate, vice Joseph P. Woolman, whose term expired May 11, 1902.

Dewey C. Bailey, of Colorado, to be United States marshal for the district of Colorado. A reappointment, his term having expired June 5, 1902.

Edson S. Bishop, of Connecticut, to be United States marshal for the district of Connecticut, who was appointed during the last recess of the Senate. A reappointment, his term having expired August 7, 1902.

William H. Mackey, jr., of Kansas, to be United States marshal for the district of Kansas, who was appointed during the last recess of the Senate in the place of Littleton S. Crum, deceased.

B. F. Oneal, of Louisiana, to be United States marshal for the western district of Louisiana, who was appointed during the last recess of the Senate, vice Lemuel Gustine, deceased.

## CIRCUIT JUDGE OF THE TERRITORY OF HAWAII.

John T. De Bolt, of Hawaii, to be first judge of the circuit court of the first circuit of the Territory of Hawaii, who was appointed during the last recess of the Senate, vice Abram S. Humphreys, resigned.

## COMMISSIONER OF THE DISTRICT OF COLUMBIA.

Henry L. West, of the District of Columbia, to be a Commissioner of the District of Columbia, for the term of three years, to which office he was appointed during the recess of the Senate, vice John W. Ross, deceased.

## ENVOYS EXTRAORDINARY AND MINISTERS PLENIPOTENTIARY.

Charles Page Bryan, of Illinois, to be envoy extraordinary and minister plenipotentiary to Switzerland, to which office he was appointed during the recess of the Senate, vice Arthur S. Hardy, appointed envoy extraordinary and minister plenipotentiary to Spain.

Leslie Combs, of Kentucky, to be envoy extraordinary and minister plenipotentiary to Guatemala and Honduras, to which office he was appointed during the recess of the Senate, vice W. Godfrey Hunter, resigned.

Arthur S. Hardy, of New Hampshire, to be envoy extraordinary and minister plenipotentiary of the United States to Spain, to which office he was appointed during the recess of the Senate, vice Bellamy Storer, appointed ambassador extraordinary and plenipotentiary to Austria-Hungary.

John B. Jackson, of New Jersey, to be envoy extraordinary and minister plenipotentiary of the United States to Greece, Roumania, and Serbia, to which office he was appointed during the recess of the Senate, vice Charles B. Francis, resigned.

William B. Sorsby, of Mississippi, to be envoy extraordinary and minister plenipotentiary of the United States to Bolivia, to which office he was appointed during the recess of the Senate, vice George H. Bridgman, appointed consul at Kingston, Jamaica.

David E. Thompson, of Nebraska, to be envoy extraordinary and minister plenipotentiary of the United States to Brazil, to which office he was appointed during the recess of the Senate, vice Charles Page Bryan, appointed envoy extraordinary and minister plenipotentiary to Switzerland.

## AMBASSADORS EXTRAORDINARY AND PLENIPOTENTIARY.

Robert S. McCormick, of Illinois, to be ambassador extraordinary and plenipotentiary to Russia, to which office he was appointed during the recess of the Senate, vice Charlemagne Tower, appointed ambassador extraordinary and plenipotentiary to Germany.

Bellamy Storer, of Ohio, to be ambassador extraordinary and plenipotentiary of the United States to Austria-Hungary, to which office he was appointed during the recess of the Senate, vice Robert S. McCormick, appointed ambassador extraordinary and plenipotentiary to Russia.

Charlemagne Tower, of Pennsylvania, to be ambassador extraordinary and plenipotentiary of the United States to Germany, to which office he was appointed during the recess of the Senate, vice Andrew D. White, resigned.

## SECRETARY OF EMBASSY.

H. Percival Dodge, of Massachusetts, to be secretary of the embassy of the United States at Berlin, Germany, to which office he was appointed during the recess of the Senate, vice John B. Jackson, appointed envoy extraordinary and minister plenipotentiary to Greece, Roumania, and Serbia.

## SECOND SECRETARY OF EMBASSY.

R. S. Reynolds Hitt, of Illinois, to be second secretary of the embassy of the United States at Berlin, Germany, to which office he was appointed during the recess of the Senate, vice H. Percival Dodge, appointed secretary of the embassy at Berlin, Germany.

## THIRD SECRETARY OF EMBASSY.

Peter Augustus Jay, of Rhode Island, to be third secretary of the embassy of the United States at Paris, France, to which office he was appointed during the recess of the Senate, vice R. S. Reynolds Hitt, appointed second secretary of the embassy at Berlin, Germany.

## CONSULS-GENERAL.

Edward S. Bragg, of Wisconsin, to be consul-general of the United States at Hongkong, China, to which office he was appointed during the recess of the Senate, vice William A. Rublee, appointed consul-general at Habana, Cuba.

William A. Rublee, of Wisconsin, to be consul-general of the United States at Habana, Cuba, to which office he was appointed during the recess of the Senate, vice Edward S. Bragg, appointed consul-general at Hongkong, China.

Alfred A. Winslow, of Indiana, to be consul-general of the United States at Guatemala City, Guatemala, to which office he was appointed during the recess of the Senate, vice James C. McNally, appointed consul at Liege, Belgium.

## CONSULS.

David R. Birch, of Pennsylvania, to be consul of the United States at Malaga, Spain, to which office he was appointed during the recess of the Senate, vice Benjamin H. Ridgely, appointed consul at Nantes, France.

George H. Bridgman, of New Jersey, to be consul of the United States at Kingston, Jamaica, to which office he was appointed during the recess of the Senate, vice William B. Sorsby, appointed envoy extraordinary and minister plenipotentiary to Bolivia.

William F. Doty, of New Jersey, to be consul of the United States at Tahiti, Society Islands, to which office he was appointed during the recess of the Senate, vice Jacob L. Doty, resigned.

Franklin D. Hale, of Vermont, to be consul of the United States at Coaticook, Quebec, Canada, to which office he was appointed during the recess of the Senate, vice George N. Dale, resigned.

E. Scott Hotchkiss, of Wisconsin, to be consul of the United States at Brockville, Ontario, Canada, to which office he was appointed during the recess of the Senate, vice Charles W. Merriam, resigned.

James C. McNally, of Pennsylvania, to be consul of the United States at Liege, Belgium, to which office he was appointed during the recess of the Senate, vice Albert A. Winslow, appointed consul-general at Guatemala City, Guatemala.

William A. McKellip, of Maryland, to be consul of the United States at Magdeburg, Germany, to which office he was appointed during the recess of the Senate, vice Max J. Baehr, appointed consul at Cienfuegos, Cuba.

Mason Mitchell, of New York, to be consul of the United States at Zanzibar, Zanzibar, to which office he was appointed during the recess of the Senate, vice Charles B. Rogers, resigned.

Albert R. Morawetz, of Arizona, to be consul of the United States at Nogales, Mexico, to which office he was appointed during the recess of the Senate, vice James F. Darnall, resigned.

John B. Richardson, of Kansas, to be consul of the United States at Utila, Honduras, to which office he was appointed during the recess of the Senate, vice Benjamin Johnston, appointed consul at Ceiba, Honduras.

## POSTMASTERS.

Eli J. McBride, to be postmaster at Dixon, in the county of Solano and State of California, in place of Eli J. McBride. Incumbent's commission expired March 9, 1902.

Philo Handy, to be postmaster at Ukiah, in the county of Mendocino and State of California, in place of Lafayette Van Dusen. Incumbent's commission expired January 10, 1902.

Frederick H. Lewis, to be postmaster at Vacaville, in the county of Solano and State of California, in place of Maury Robinson. Incumbent's commission expired March 16, 1902.

Bradley S. Keith, to be postmaster at Norwalk, in the county of Fairfield and State of Connecticut, in place of Bradley S. Keith. Incumbent's commission expired June 22, 1902.

Charles W. Lewis, to be postmaster at Fernandina, in the county of Nassau and State of Florida, in place of Charles W. Lewis. Incumbent's commission expired July 7, 1902.

Charles A. Camp, to be postmaster at Henry, in the county of Marshall and State of Illinois, in place of John Kline. Incumbent's commission expired May 24, 1902.

Robert C. Boehm, to be postmaster at White Hall, in the county of Greene and State of Illinois, in place of Robert C. Boehm. Incumbent's commission expired June 14, 1902.

Thomas Rudd, to be postmaster at Butler, in the county of De Kalb and State of Indiana, in place of Thomas Rudd. Incumbent's commission expired July 7, 1902.

William B. Means, to be postmaster at Boone, in the county of Boone and State of Iowa, in place of William B. Means. Incumbent's commission expires December 14, 1902.

John McKay, sr., to be postmaster at Des Moines, in the county of Polk and State of Iowa, in place of Lewis Schooler. Incumbent's commission expires December 21, 1902.

James F. Mentzer, to be postmaster at Knoxville, in the county of Marion and State of Iowa, in place of Thomas G. Gilson. Incumbent's commission expired January 10, 1902.

Frank L. Averill, to be postmaster at Oldtown, in the county of Penobscot and State of Maine, in place of John P. Woodman. Incumbent's commission expired May 16, 1902.

Garrett S. De Grange, to be postmaster at Frederick, in the county of Frederick and State of Maryland, in place of Garrett S. De Grange. Incumbent's commission expired May 10, 1902.

Martin Hickey, to be postmaster at Grafton, in the county of Worcester and State of Massachusetts, in place of Martin Hickey. Incumbent's commission expired July 1, 1902.

Althamer E. Chamberlain, to be postmaster at Holliston, in the county of Middlesex and State of Massachusetts, in place of Althamer E. Chamberlain. Incumbent's commission expired June 3, 1902.



Charles H. Pulver, to be postmaster at Dundee, in the county of Monroe and State of Michigan, in place of Charles H. Pulver. Incumbent's commission expired May 4, 1902.

Lawson E. Becker, to be postmaster at Fenton, in the county of Genesee and State of Michigan, in place of Lawson E. Becker. Incumbent's commission expired May 24, 1902.

Timothy Smith, to be postmaster at Howell, in the county of Livingston and State of Michigan, in place of Timothy Smith. Incumbent's commission expired May 5, 1902.

Fred O'Neil, to be postmaster at Malone, in the county of Franklin and State of New York, in place of Fred O'Neil. Incumbent's commission expired July 7, 1902.

Theodore M. Giffin, to be postmaster at Haddonfield, in the county of Camden and State of New Jersey, in place of Theodore M. Giffin. Incumbent's commission expired May 5, 1902.

Wallace W. Roach, to be postmaster at Bellefontaine, in the county of Logan and State of Ohio, in place of Isaac N. Zearing. Incumbent's commission expired May 24, 1902.

Jacob C. Irwin, to be postmaster at Degraff, in the county of Logan and State of Ohio, in place of Solomon E. Loffer. Incumbent's commission expired May 24, 1902.

James K. McDonald, to be postmaster at West Liberty, in the county of Logan and State of Ohio, in place of Don C. Bailey. Incumbent's commission expired May 24, 1902.

William L. Bixler, to be postmaster at Ephrata, in the county of Lancaster and State of Pennsylvania, in place of William L. Bixler. Incumbent's commission expired June 13, 1902.

William D. Hamilton, to be postmaster at Freedom, in the county of Beaver and State of Pennsylvania, in place of William D. Hamilton. Incumbent's commission expired July 7, 1902.

Isaac T. Klingensmith, to be postmaster at Leechburg, in the county of Armstrong and State of Pennsylvania, in place of Isaac T. Klingensmith. Incumbent's commission expired June 24, 1902.

Albert Secor, to be postmaster at Sheffield, in the county of Warren and State of Pennsylvania, in place of Albert Secor. Incumbent's commission expired June 24, 1902.

Charles S. Robinson, to be postmaster at Lonsdale, in the county of Providence and State of Rhode Island, in place of Charles S. Robinson. Incumbent's commission expired June 23, 1902.

Albert C. Landers, to be postmaster at Newport, in the county of Newport and State of Rhode Island, in place of Albert C. Landers. Incumbent's commission expires December 14, 1902.

Arthur W. Stedman, to be postmaster at Wakefield, in the county of Washington and State of Rhode Island, in place of Arthur W. Stedman. Incumbent's commission expired June 14, 1902.

Wilber H. Webber, to be postmaster at Lampasas, in the county of Lampasas and State of Texas, in place of Wilber H. Webber. Incumbent's commission expired May 5, 1902.

William T. Black, to be postmaster at Mount Pleasant, in the county of Titus and State of Texas, in place of William T. Black. Incumbent's commission expired July 4, 1902.

Harry H. Cooper, to be postmaster at Nacogdoches, in the county of Nacogdoches and State of Texas, in place of Harry H. Cooper. Incumbent's commission expired January 10, 1902.

Theodore Miller, to be postmaster at Rusk, in the county of Cherokee and State of Texas, in place of Theodore Miller. Incumbent's commission expired May 10, 1902.

George A. Packard, to be postmaster at Bayfield, in the county of Bayfield and State of Wisconsin, in place of George A. Packard. Incumbent's commission expired June 24, 1902.

J. F. Fuller, to be postmaster at Cumberland, in the county of Barron and State of Wisconsin, in place of Bennie Johnson. Incumbent's commission expired June 10, 1902.

Linn L. Shaw, to be postmaster at Santa Ana, in the county of Orange and State of California, in place of Thomas J. Alexander. Incumbent's commission expired June 22, 1902.

H. S. Buntin, to be postmaster at Bushnell, in the county of McDonough and State of Illinois, in place of John R. Camp. Incumbent's commission expired March 22, 1902.

George Y. Downing, to be postmaster at Camp Point, in the county of Adams and State of Illinois, in place of Richard Seaton. Incumbent's commission expired January 10, 1902.

Omer Guyton, to be postmaster at Cambridge City, in the county of Wayne and State of Indiana, in place of Frank C. Mosbaugh. Incumbent's commission expired May 4, 1902.

Clifford L. Benedict, to be postmaster at Mankato, in the county of Blue Earth and State of Minnesota, in place of Lewis P. Hunt. Incumbent's commission expired May 4, 1902.

Jesse B. Ross, to be postmaster at Springfield, in the county of Greene and State of Missouri, in place of Jeremiah Fenton. Incumbent's commission expired March 9, 1902.

Marshall E. Merwin, to be postmaster at Independence, in the county of Polk and State of Oregon, in place of John A. Wheeler. Incumbent's commission expired May 19, 1902.

Allen C. W. Mathues, to be postmaster at Media, in the county of Delaware and State of Pennsylvania, in place of Harriet F. Gault. Incumbent's commission expired June 10, 1902.

Charles L. Ferrebee, to be postmaster at St. Clair, in the county of Schuylkill and State of Pennsylvania, in place of George W. Heimbach. Incumbent's commission expired January 10, 1902.

C. J. Shannon, to be postmaster at Camden, in the county of Kershaw and State of South Carolina, in place of George G. Alexander. Incumbent's commission expired July 7, 1902.

W. L. Harris, to be postmaster at Charleston, in the county of Charleston and State of South Carolina, in place of George I. Cunningham. Incumbent's commission expired June 14, 1902.

George D. Shore, to be postmaster at Sumter, in the county of Sumter and State of South Carolina, in place of Emily E. Whittemore. Incumbent's commission expired June 3, 1902.

Dallas Harbert, to be postmaster at Commerce, in the county of Hunt and State of Texas, in place of Charles W. Rush. Incumbent's commission expired March 31, 1902.

George S. Ziegler, to be postmaster at Eagle Lake, in the county of Colorado and State of Texas, in place of Lucy L. Norris. Incumbent's commission expired May 10, 1902.

Edward M. Crane, to be postmaster at Oshkosh, in the county of Winnebago and State of Wisconsin, in place of Ole Oleson. Incumbent's commission expired February 22, 1902.

Louise C. Tyler, to be postmaster at Eastland, in the county of Marin and State of California. Office became Presidential October 1, 1902.

Abiel D. Cook, to be postmaster at Despatch, in the county of Monroe and State of New York. Office became Presidential October 1, 1902.

Wilson C. Johnson, to be postmaster at Granite, in the county of Greer and Territory of Oklahoma. Office became Presidential April 1, 1902.

Bayles E. Cobb, to be postmaster at Canyon, in the county of Randall and State of Texas. Office became Presidential October 1, 1902.

Edwin S. Drury, to be postmaster at Encampment, in the county of Carbon and State of Wyoming. Office became Presidential October 1, 1902.

Adolph Bluestone, to be postmaster at Canaseraga, in the county of Allegany and State of New York. Office became Presidential October 1, 1902.

Winfield S. Vandewater, to be postmaster at Cedarhurst, in the county of Nassau and State of New York. Office became Presidential July 1, 1902.

Clarence M. Bates, to be postmaster at Cherry Valley, in the county of Otsego and State of New York. Office became Presidential October 1, 1902.

Henry W. Kellogg, to be postmaster at Katomah, in the county of Westchester and State of New York. Office became Presidential July 1, 1902.

William Smith, to be postmaster at Livingston Manor, in the county of Sullivan and State of New York. Office became Presidential July 1, 1902.

William A. Mace, to be postmaster at Beaufort, in the county of Carteret and State of North Carolina. Office became Presidential October 1, 1902.

Elijah C. Shearin, to be postmaster at Enfield, in the county of Halifax and State of North Carolina. Office became Presidential October 1, 1902.

J. Walter Jones, to be postmaster at Northwilkeshboro, in the county of Wilkes and State of North Carolina. Office became Presidential October 1, 1902.

George C. Chambers, to be postmaster at Churchs Ferry, in the county of Ramsey and State of North Dakota. Office became Presidential October 1, 1902.

Maggie C. Doran, to be postmaster at Sheldon, in the county of Ransom and State of North Dakota. Office became Presidential October 1, 1902.

Willie M. English, to be postmaster at Hobart, in the county of Kiowa and Territory of Oklahoma. Office became Presidential October 1, 1902.

Josiah T. White, to be postmaster at Lawton, in the county of Comanche and Territory of Oklahoma. Office became Presidential October 1, 1902.

Marshall A. Younkman, to be postmaster at McLoud, in the county of Pottawatomie and Territory of Oklahoma. Office became Presidential October 1, 1902.

Louis A. Githens, to be postmaster at Athena, in the county of Umatilla and State of Oregon. Office became Presidential July 1, 1902.

Henry Procter, to be postmaster at Elgin, in the county of Union and State of Oregon. Office became Presidential July 1, 1902.

Fletcher E. Wilcox, to be postmaster at Milton, in the county of Umatilla and State of Oregon. Office became Presidential January 1, 1902.

Rosella M. Russell, to be postmaster at Glassport, in the county of Allegheny and State of Pennsylvania. Office became Presidential July 1, 1902.

Joseph M. Brothers, to be postmaster at Knox, in the county of Clarion and State of Pennsylvania. Office became Presidential October 1, 1902.

Adm Laubach, to be postmaster at Siegfried, in the county of Northampton and State of Pennsylvania. Office became Presidential July 1, 1902.

John L. Murray, to be postmaster at Lexington, in the county of Henderson and State of Tennessee. Office became Presidential October 1, 1902.

Arthur W. Parker, to be postmaster at Sparta, in the county of White and State of Tennessee. Office became Presidential October 1, 1902.

Charles A. Gwinn, to be postmaster at Garfield, in the county of Whitman and State of Washington. Office became Presidential October 1, 1902.

William H. Somers, to be postmaster at Berkeley Springs, in the county of Morgan and State of West Virginia. Office became Presidential October 1, 1902.

Alice S. Rumrill, to be postmaster at Hartland, in the county of Waukesha and State of Wisconsin. Office became Presidential October 1, 1902.

Sheridan G. Berger, to be postmaster at Ontario, in the county of San Bernardino and State of California, in place of John T. Lindley, resigned.

Arthur B. Jelliffe, to be postmaster at Saugatuck, in the county of Fairfield and State of Connecticut, in place of Gould D. Jelliffe, deceased.

Nettie A. Dill, to be postmaster at Columbus Junction, in the county of Louisa and State of Iowa, in place of Willis H. Letts, deceased.

E. P. Delander, to be postmaster at Madrid, in the county of Boone and State of Iowa, in place of George A. Young, deceased.

William Harrington, to be postmaster at East Jordan, in the county of Charlevoix and State of Michigan, in place of Elisha N. Clink, resigned.

James C. Poole, to be postmaster at Eveleth, in the county of St. Louis and State of Minnesota, in place of William D. Ellsworth, removed.

William D. Hale, to be postmaster at Minneapolis, in the county of Hennepin and State of Minnesota, in place of Stephen B. Lovejoy, deceased.

Thomas E. Hardgrove, to be postmaster at Elmhurst, in the county of Queens and State of New York, in place of John T. Robinson, resigned.

John A. McKee, to be postmaster at Newcastle, in the county of Lawrence and State of Pennsylvania, in place of John B. Brown, resigned.

George Richardson, to be postmaster at Farmville, in the county of Prince Edward and State of Virginia, in place of Samuel H. Bliss, removed.

Albert C. Helmick, to be postmaster at Thomas, in the county of Tucker and State of West Virginia, in place of Kate Helmick, deceased.

John S. Webb, to be postmaster at Tuskegee, in the county of Macon and State of Alabama, in place of Joseph O. Thompson, resigned.

Samuel Iden, to be postmaster at Bourbon, in the county of Marshall and State of Indiana, in place of Daisy D. Erwin, resigned.

William R. Nesbit, to be postmaster at Sullivan, in the county of Sullivan and State of Indiana, in place of Arthur A. Holmes, resigned.

Walter S. Mellor, to be postmaster at Coalgate, in the Choctaw Nation, Indian Territory, in place of Theodore von Keller, removed.

A. M. Hansen, to be postmaster at Fulton, in the county of Whiteside and State of Illinois, in place of Robert E. Moon, resigned.

Le Roy E. Cox, to be postmaster at Belle Plaine, in the county of Benton and State of Iowa, in place of Fred W. Browne, resigned.

Joseph A. Rominger, to be postmaster at Bloomfield, in the county of Davis and State of Iowa, in place of Beryl F. Carroll, resigned.

Clyde E. Hammond, to be postmaster at Dows, in the county of Wright and State of Iowa, in place of Horatio E. Smith, removed.

J. B. Callen, to be postmaster at Junction City, in the county of Geary and State of Kansas, in place of William H. Mackey, jr., resigned.

Frank E. Posey, to be postmaster at Baton Rouge, in the parish of East Baton Rouge and State of Louisiana, in place of James B. Burnett, deceased.

Frankie McFarland, to be postmaster at Homer, in the parish of Claiborne and State of Louisiana, in place of J. W. McFarland, deceased.

Edward L. Wells, to be postmaster at Leesville, in the parish of Vernon and State of Louisiana, in place of James Durham, removed.

Frank L. Field, to be postmaster at Belfast, in the county of Waldo and State of Maine, in place of Arthur I. Brown, resigned.

Fred H. Torrey, to be postmaster at Groton, in the county of Middlesex and State of Massachusetts, in place of Christina D. Fosdick, deceased.

Oliver D. Carson, to be postmaster at Galesburg, in the county of Kalamazoo and State of Michigan, in place of Corydon Beach, deceased.

Charles E. Patterson, to be postmaster at Marshall, in the county of Lyon and State of Minnesota, in place of Frank W. Sickler, resigned.

Lizzie E. Breckenridge, to be postmaster at Pine City, in the county of Pine and State of Minnesota, in place of John Y. Breckenridge, resigned.

Frank B. Barnard, to be postmaster at Dunkirk, in the county of Chautauqua and State of New York, in place of Fred C. Nagle, removed.

Frank E. Colburn, to be postmaster at Medina, in the county of Orleans and State of New York, in place of Irving L'Homme-dieu, resigned.

Minnie N. Slaughter, to be postmaster at Tottenville, in the county of Richmond and State of New York, in place of Isaac S. Slaughter, deceased.

James H. Moran, to be postmaster at White Plains, in the county of Westchester and State of New York, in place of John P. Moran, deceased.

Homer A. Jackson, to be postmaster at Fessenden, in the county of Wells and State of North Dakota, in place of John A. Regan, resigned.

William W. Johns, to be postmaster at Bellville, in the county of Richland and State of Ohio, in place of Carlton A. Lafferty, removed.

William W. Morgan, to be postmaster at Slatington, in the county of Lehigh and State of Pennsylvania, in place of John R. Roberts, deceased.

Jefferson F. Richardson, to be postmaster at Greenville, in the county of Greenville and State of South Carolina, in place of Frank Nichols, removed.

Elias J. M. Hopkins, to be postmaster at Rockdale, in the county of Milam and State of Texas, in place of Esta Witcher, resigned.

Henry C. Beattie, to be postmaster at Manchester, in the county of Chesterfield and State of Virginia, in place of Benjamin B. Weisiger, removed.

G. F. Peck, to be postmaster at Algona, in the county of Kossuth and State of Iowa, in place of Harvey Ingham, resigned.

John W. Dooling, to be postmaster at Clayton, in the county of Gloucester and State of New Jersey, in place of Richard T. Beckett, resigned.

John McGauvran, to be postmaster at Langdon, in the county of Cavalier and State of North Dakota, in place of Patrick McHugh, deceased.

Josiah S. Anderson, to be postmaster at Pocahontas, in the county of Randolph and State of Arkansas. Office became Presidential October 1, 1902.

Presentation M. Soto, to be postmaster at Concord, in the county of Contra Costa and State of California. Office became Presidential October 1, 1902.

Renaldo E. Taylor, to be postmaster at Gridley, in the county of Butte and State of California. Office became Presidential October 1, 1902.

Charles W. Munsinger, to be postmaster at Coscob, in the county of Fairfield and State of Connecticut. Office became Presidential October 1, 1902.

John S. Alley, to be postmaster at Chipley, in the county of Washington and State of Florida. Office became Presidential October 1, 1902.

William M. Wilson, to be postmaster at Blue Ridge, in the county of Fannin and State of Georgia. Office became Presidential October 1, 1902.

Terrell C. Peterson, to be postmaster at Fort Gaines, in the county of Clay and State of Georgia. Office became Presidential October 1, 1902.

Charles D. Clark, to be postmaster at Utica, in the county of La Salle and State of Illinois. Office became Presidential July 1, 1902.

William A. De Vault, to be postmaster at Churubusco, in the county of Whitley and State of Indiana. Office became Presidential July 1, 1902.

Charles W. Elliott, to be postmaster at Middlebury, in the county of Elkhart and State of Indiana. Office became Presidential October 1, 1902.



F. W. Hall, to be postmaster at Owensville, in the county of Gibson and State of Indiana. Office became Presidential October 1, 1902.

Richard H. Everett, to be postmaster at Madill, in the Chickasaw Nation, Indian Territory. Office became Presidential October 1, 1902.

Lora L. Smith, to be postmaster at Poteau, in the Choctaw Nation, Indian Territory. Office became Presidential October 1, 1902.

Charles O. Frye, to be postmaster at Sallisaw, in the Cherokee Nation, Indian Territory. Office became Presidential October 1, 1902.

Harvey S. Givler, to be postmaster at Wakeeney, in the county of Trego and State of Kansas. Office became Presidential October 1, 1902.

George H. Bonney, jr., to be postmaster at Kingston, in the county of Plymouth and State of Massachusetts. Office became Presidential October 1, 1902.

Margaret Duncan, to be postmaster at Au Sable, in the county of Iosco and State of Michigan. Office became Presidential October 1, 1902.

Albert J. Capen, to be postmaster at Fennville, in the county of Allegan and State of Michigan. Office became Presidential October 1, 1902.

Josephus C. Mustard, to be postmaster at Scottville, in the county of Mason and State of Michigan. Office became Presidential October 1, 1902.

Oscar E. Linquist, to be postmaster at Dassel, in the county of Meeker and State of Minnesota. Office became Presidential October 1, 1902.

Edward F. Gummer, to be postmaster at Frazee, in the county of Becker and State of Minnesota. Office became Presidential October 1, 1902.

Andrew J. Siebert, to be postmaster at Ste. Genevieve, in the county of Ste. Genevieve and State of Missouri. Office became Presidential October 1, 1902.

Nathaniel B. Petts, to be postmaster at Warsaw, in the county of Benton and State of Missouri. Office became Presidential July 1, 1902.

Joseph D. Whitaker, to be postmaster at Penn Grove, in the county of Salem and State of New Jersey. Office became Presidential October 1, 1901.

Samuel Bartlett, to be postmaster at Pleasantville, in the county of Atlantic and State of New Jersey. Office became Presidential October 1, 1902.

Ebenezer S. Nesbitt, to be postmaster at Seabright, in the county of Monmouth and State of New Jersey. Office became Presidential July 1, 1902.

Edward Hall, to be postmaster at Stuttgart, in the county of Arkansas and State of Arkansas, in place of Albert H. Soekland. Incumbent's commission expired July 7, 1902.

George S. Mott, to be postmaster at Telluride, in the county of San Miguel and State of Colorado, in place of George S. Mott. Incumbent's commission expired March 9, 1902.

Hezekiah S. Van Dervort, to be postmaster at Warren, in the county of Jo Daviess and State of Illinois, in place of Hezekiah S. Van Dervort. Incumbent's commission expired July 1, 1902.

J. H. Dunlap, to be postmaster at Clarinda, in the county of Page and State of Iowa, in place of Charlie A. Lisle. Incumbent's commission expired March 17, 1902.

Cornelius L. Robberts, to be postmaster at Grinnell, in the county of Poweshiek and State of Iowa, in place of Cornelius L. Robberts. Incumbent's commission expires December 21, 1902.

J. W. Jones, to be postmaster at Brookfield, in the county of Linn and State of Missouri, in place of Josiah V. Martin. Incumbent's commission expired June 13, 1902.

John W. Scott, to be postmaster at Moberly, in the county of Randolph and State of Missouri, in place of Thomas S. Kelly. Incumbent's commission expired March 30, 1902.

William H. Foley, to be postmaster at Bordentown, in the county of Burlington and State of New Jersey, in place of William H. Foley. Incumbent's commission expired May 5, 1902.

Donald G. McIntosh, to be postmaster at St. Thomas, in the county of Pembina and State of North Dakota, in place of Donald G. McIntosh. Incumbent's commission expired June 3, 1902.

Frank M. Emanuel, to be postmaster at Bennettsville, in the county of Marlboro and State of South Carolina, in place of Frank M. Emanuel. Incumbent's commission expired November 3, 1897.

Horace C. Whiteman, to be postmaster at Sanford, in the county of Orange and State of Florida, in place of Charles S. Partridge, deceased.

Frank P. Mitchell, to be postmaster at Americus, in the county of Sumter and State of Georgia, in place of Salathiel A. Smith, deceased.

James A. Eaton, to be postmaster at Erie, in the county of Neosho and State of Kansas, in place of Seth G. Wells, resigned.

John C. Pierce, to be postmaster at Forest, in the county of Hardin and State of Ohio, in place of Wilbur F. Pierce, deceased.

Lilly Watters, to be postmaster at Evans City, in the county of Butler and State of Pennsylvania, in place of John Watters, resigned.

Robert R. Hubbard, to be postmaster at Douglas, in the Territory of Alaska. Office became Presidential January 1, 1902.

A. E. Meigs, to be postmaster at Oceanpark, in the county of Los Angeles and State of California. Office became Presidential July 1, 1902.

William L. Hagan, to be postmaster at Marietta, in the Chickasaw Nation, Indian Territory. Office became Presidential January 1, 1902.

Rolla V. Claxton, to be postmaster at French Lick, in the county of Orange and State of Indiana. Office became Presidential July 1, 1902.

Samuel G. Hanson, to be postmaster at Berea, in the county of Madison and State of Kentucky. Office became Presidential January 1, 1902.

Samuel B. Sickelsmith, to be postmaster at Newhaven, in the county of Fayette and State of Pennsylvania. Office became Presidential October 1, 1900.

J. P. Murphy, to be postmaster at Bamberg, in the county of Bamberg and State of South Carolina. Office became Presidential January 1, 1899.

## HOUSE OF REPRESENTATIVES.

TUESDAY, December 2, 1902.

The House met at 12 o'clock m.

Prayer by the Chaplain, Rev. HENRY N. COUDEN, D. D.

The Journal of the proceedings of yesterday was read and approved.

### SWEARING IN OF MEMBERS.

Mr. LANHAM. Mr. Speaker, Mr. Russell is now present, and I ask that he be sworn in.

The SPEAKER. Let him come forward. Unanimous consent was given yesterday that he be sworn in.

Mr. McCLELLAN. Mr. Speaker, my colleague, Mr. Swann, chosen to fill the vacancy caused by the death of the late Amos J. Cummings, is here and desires to be sworn in. He has not his credentials, but there is no contest, and I therefore ask unanimous consent that he be permitted to take the oath.

The SPEAKER. The gentleman from New York asks unanimous consent that his colleague-elect, Mr. Swann, successor of Mr. Cummings, be sworn in, not having his credentials with him, but there being no contest. Is there objection to the request?

There was no objection.

The SPEAKER. These two gentlemen will step forward and take the oath of office.

Mr. Russell and Mr. Swann appeared, and the oath of office was administered to them.

### COMMITTEE ON WAYS AND MEANS.

The SPEAKER announced the appointment of Mr. HILL as a member of the Committee on Ways and Means, to be numbered 11 on the list, and the majority members below the vacancy caused by the death of Mr. Russell to be advanced one number each.

### COMMITTEE ON THE JUDICIARY.

The SPEAKER also announced the appointment of Mr. PALMER as a member of the Committee on the Judiciary, to be numbered 11 on the list, and the other majority members to be advanced one number each.

### SUNDRY APPOINTMENTS.

The SPEAKER also announced the following appointments:

Director of the Columbian Institution for the Instruction of the Deaf and Dumb, Mr. FOWLER of New Jersey, vice Mr. Russell of Connecticut, deceased.

Consulting trustee of the Reform School of the District of Columbia, Mr. JENKINS of Wisconsin.

### LEAVE OF ABSENCE.

By unanimous consent, leave of absence was granted as follows:

To Mr. JACKSON of Kansas, indefinitely, on account of sickness.

To Mr. WILLIAMS of Mississippi, for six days, on account of important business.

To Mr. SHAFROTH, for one week, on account of sickness.

### REPORT OF COMMITTEE TO WAIT ON THE PRESIDENT.

Mr. BINGHAM, Mr. HITT, and Mr. RICHARDSON of Tennessee, the committee appointed on the part of the House to join the committee appointed by the Senate to wait upon the President and inform him that a quorum of the two Houses has assembled.

and that Congress is ready to receive any communication he may have to make, appeared at the bar of the House.

Mr. BINGHAM. Mr. Speaker, the committee appointed under resolution of the House to join a like committee appointed by the Senate to wait upon the President and inform him that a quorum of the two Houses were assembled and the Congress ready to receive any communication he might desire to send, report that your committee has obeyed the order of the House, and, further, the President at an early hour will send to the Congress a message in writing.

Mr. PAYNE. Mr. Speaker, I move that the House be in recess until half past 12.

The motion was agreed to.

Accordingly (at 12 o'clock and 9 minutes p. m.) the House took a recess until 12.30 p. m.

#### AFTER THE RECESS.

The recess having expired, the House, at 12.30 o'clock p. m., resumed its session.

#### MESSAGE FROM THE PRESIDENT OF THE UNITED STATES.

A message, in writing, from the President of the United States was communicated to the House by Mr. BARNES, one of his secretaries.

The SPEAKER laid before the House the message from the President; which was read by the Clerk.

[For the message see Senate proceedings of this day.]

[Loud applause on the Republican side on the conclusion of the reading of the message.]

Mr. PAYNE. Mr. Speaker, I move that the message and accompanying papers be referred to the Committee of the Whole House on the state of the Union, and ordered to be printed.

The SPEAKER. The gentleman from New York moves that the message be referred to the Committee of the Whole House on the state of the Union, and be printed.

Mr. GROW. A parliamentary inquiry, Mr. Speaker.

Mr. PAYNE. I yield to the gentleman from Pennsylvania.

Mr. GROW. On this motion to refer, is the message itself debatable?

Mr. PAYNE. I would like to say to the gentleman—

The SPEAKER. The Chair thinks that is not the practice.

Mr. PAYNE. I would like to say to the gentleman from Pennsylvania that later the Committee on Ways and Means will report a resolution distributing the message and ask the House to go into Committee of the Whole House on the state of the Union to consider the resolution and the message, when debate will be in order; and I hope that will suit the purposes of the gentleman from Pennsylvania.

Mr. GROW. That will suit me just as well as now.

The motion of Mr. PAYNE was agreed to; and the message and accompanying papers were referred to the Committee of the Whole House on the state of the Union, and ordered to be printed.

#### EXPENSES AND COMPENSATION OF ANTHRACITE COAL STRIKE COMMISSION.

Mr. CANNON. Mr. Speaker, by direction of the Committee on Appropriations, I report the following bill.

The SPEAKER. The gentleman from Illinois, by direction of the Committee on Appropriations, reports the following bill. Does the gentleman desire the bill read or reported by its title?

Mr. CANNON. Only by title.

The Clerk read as follows:

A bill (H. R. 15372) to provide for the expenses and compensation of the Anthracite Coal Strike Commission, appointed by the President of the United States at the request of certain coal operators and miners.

Mr. CANNON. Mr. Speaker, I desire to ask unanimous consent that on to-morrow, after the reading of the Journal, the bill be considered in the House as in Committee of the Whole House on the state of the Union, under the five-minute rule.

The SPEAKER. The gentleman from Illinois asks unanimous consent that on to-morrow, after the reading of the Journal, the bill which has been reported by its title be considered in the House as in Committee of the Whole House on the state of the Union. Is there objection?

Mr. GAINES of Tennessee. Pending that request, I would like to ask the Chair if that bill will be open for amendments?

The SPEAKER. If considered in the manner requested, it will be open to amendment.

Mr. GAINES of Tennessee. To-morrow?

The SPEAKER. Certainly.

Mr. RICHARDSON of Tennessee. I desire to ask the gentleman from Illinois if he will not modify his motion or request for unanimous consent so that the bill be considered in Committee of the Whole House and not in the House as in Committee of the Whole? Why not consider it in Committee of the Whole and have opportunity to offer amendments under the five-minute rule?

Mr. CANNON. If the gentleman would prefer it that way.

The SPEAKER. The gentleman from Illinois, on the suggestion of the gentleman from Tennessee, modifies his request, so that the bill be considered in Committee of the Whole. Is there objection?

Mr. CANNON. One word. I would like to fix, if we can, the time of general debate.

Mr. RICHARDSON of Tennessee. I would say to the gentleman that I have not had opportunity to consult with all the members of the minority on the Committee on Appropriations. I do not think there will be any disposition to debate at any great length. I hope the gentleman will consent to go into Committee of the Whole House, so as to give opportunity for reasonable debate and reasonable opportunity to amend the bill.

Mr. CANNON. I am content.

The SPEAKER. The Chair hears no objection, and the bill will be considered in Committee of the Whole House on the state of the Union.

Mr. CANNON. This agreement involves calling it up to-morrow.

Mr. RICHARDSON of Tennessee. How is that?

Mr. CANNON. To go into Committee of the Whole under the agreement had.

Mr. RICHARDSON of Tennessee. Oh, yes; and that we have the opportunity to make points of order against any part of it or any provision in it.

Mr. CANNON. I do not believe any points of order would lie.

Mr. RICHARDSON of Tennessee. Any points of order that we might have the right to make to any parts of it.

Mr. CANNON. I do not believe any points of order will lie. If it was a general appropriation bill they might lie, but a bill reported by the committee other than a general appropriation bill, I think is not subject to points of order.

Mr. RICHARDSON of Tennessee. All I want to say is, that we do not want to waive the right to make any point of order that would lie.

#### DEATH OF HON. R. C. DE GRAFFENREID AND HON. JOHN L. SHEPPARD.

Mr. LANHAM. Mr. Speaker, since the first session of the Fifty-seventh Congress adjourned death has laid a heavy hand upon the delegation in this House from the State of Texas. Two of our honored Representatives have passed away. On August 30 last, at the Riggs House, in this city, the Hon. R. C. DE GRAFFENREID, late a Representative from the Third Congressional district of Texas, died suddenly. On the 11th of October last, at Eureka Springs, Ark., after a long and painful illness, the Hon. JOHN L. SHEPPARD, late a Representative from the Fourth Congressional district of Texas, died.

These were true and worthy men. They were faithful Representatives in this House. This is not the time to enter upon any extended tribute to their memories or to speak at length of their lives and characters. On some suitable occasion hereafter we shall ask the House to designate a time when we can pay such tribute as we believe these good men deserve at our hands. For the present, Mr. Speaker, I send to the desk the following resolutions, and I ask that they be adopted.

The SPEAKER. The gentleman from Texas submits resolutions for the present consideration of the House, which the Clerk will read.

The Clerk read as follows:

*Resolved*, That the House has heard with profound sorrow of the death of Hon. R. C. DE GRAFFENREID, late a Representative from the Third Congressional district of Texas, and of Hon. JOHN L. SHEPPARD, late a Representative from the Fourth Congressional district of Texas.

*Resolved*, That a copy of these resolutions be communicated to the Senate.

*Resolved*, That as a further mark of respect to the memory of these deceased members the House do now adjourn.

The SPEAKER. The question is on agreeing to the resolutions.

The question was put, and the resolutions were unanimously agreed to; and in accordance therewith (at 1 o'clock and 40 minutes p. m.) the House adjourned.

#### EXECUTIVE COMMUNICATIONS.

Under clause 2 of Rule XXIV, the following executive communications were taken from the Speaker's table and referred as follows:

A letter from the assistant clerk of the Court of Claims, transmitting a copy of the conclusions of fact and law in the French spoliation cases relating to the sloop *Lucy*, George Gilbert, master, against The United States—to the Committee on Claims, and ordered to be printed.

A letter from the assistant clerk of the Court of Claims, transmitting a copy of the conclusions of fact and law in the French spoliation cases relating to the ship *Active*, Samuel Whitehouse, master, against The United States—to the Committee on Claims, and ordered to be printed.

A letter from the assistant clerk of the Court of Claims, transmitting a copy of the conclusions of fact and law in the French



spoliation cases relating to the brig *Dispatch*, Thomas Lunt, master, against The United States—to the Committee on Claims, and ordered to be printed.

A letter from the assistant clerk of the Court of Claims, transmitting a copy of the conclusions of fact and law in the French spoliation cases in relation to the schooner *Success*, Jonathan Glover, master, against The United States—to the Committee on Claims, and ordered to be printed.

A letter from the assistant clerk of the Court of Claims, transmitting a copy of the conclusions of fact and law in the French spoliation cases in relation to the brig *Betsey*, Alexander C. Atwood, master, against The United States—to the Committee on Claims, and ordered to be printed.

A letter from the assistant clerk of the Court of Claims, transmitting a copy of the conclusions of fact and law in the French spoliation cases relating to the sloop *Despatch*, Elias Nulen, master, against The United States—to the Committee on Claims, and ordered to be printed.

A letter from the assistant clerk of the Court of Claims, transmitting a copy of the conclusions of fact and law in the French spoliation cases relating to the brigantine *Nancy*, John Moulton, master, against The United States—to the Committee on Claims, and ordered to be printed.

A letter from the assistant clerk of the Court of Claims, transmitting a copy of the conclusions of fact and law in the French spoliation cases relating to the schooner *Sally*, Robert Askins, master, against The United States—to the Committee on Claims, and ordered to be printed.

A letter from the assistant clerk of the Court of Claims, transmitting a copy of the conclusions of fact and law in the French spoliation cases relating to the schooner *Polly*, John Allen, master, against The United States—to the Committee on Claims, and ordered to be printed.

A letter from the Commissioner of Labor, submitting a statement of moneys expended under his direction during the year ended June 30, 1902—to the Committee on Appropriations, and ordered to be printed.

A letter from the Secretary of the Treasury, transmitting a copy of a communication from the Supervising Architect submitting an estimate of appropriation for electrical protection for vaults—to the Committee on Appropriations, and ordered to be printed.

A letter from the Secretary of the Treasury, transmitting a copy of a communication from the Secretary of the Navy submitting an estimate of appropriation for storehouse at Washington Navy-Yard—to the Committee on Naval Affairs, and ordered to be printed.

A letter from the Secretary of the Treasury, transmitting a copy of a communication from the Secretary of State submitting a withdrawal of an estimate of appropriation for increase of salary for minister to Sweden and Norway—to the Committee on Foreign Affairs, and ordered to be printed.

A letter from the Secretary of the Treasury, transmitting a copy of a communication from the Secretary of the Navy submitting an estimate of appropriation for rent, etc., for the Navy Department—to the Committee on Naval Affairs, and ordered to be printed.

A letter from the Secretary of the Interior, transmitting report of the determination of the intersection of the one-hundredth meridian with Red River—to the Committee on the Public Lands, and ordered to be printed.

A letter from the assistant clerk of the Court of Claims, transmitting a copy of the conclusions of fact and law in the French spoliation cases relating to the schooner *Ualia*, James Clifton, master, against The United States—to the Committee on Claims, and ordered to be printed.

A letter from the assistant clerk of the Court of Claims, transmitting a copy of the conclusions of fact and law in the French spoliation cases relating to the brig *Betsy*, John Choate, master, against The United States—to the Committee on Claims, and ordered to be printed.

A letter from the Secretary of the Interior, transmitting a response to the inquiry of the House, as to certain claims of the Lower Brule band of Sioux Indians—to the Committee on Appropriations, and ordered to be printed.

#### REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS.

Under clause 2 of Rule XIII, Mr. CANNON, from the Committee on Appropriations, to which was referred the bill of the House (H. R. 15372) to provide for the payment of the expenses of the Anthracite Coal Strike Commission appointed by the President of the United States at the request of certain coal operators and miners, reported the same without amendment, accompanied by a report (No. 2751); which said bill and report were referred to the Committee of the Whole House on the State of the Union.

#### PUBLIC BILLS, RESOLUTIONS, AND MEMORIALS.

Under clause 3 of Rule XXII, bills, resolutions, and memorials of the following titles were introduced and severally referred, as follows:

By Mr. TAYLOR of Alabama: A bill (H. R. 15444) amending the statutes relating to patents, relieving medical and dental practitioners from unjust burdens imposed by patentees holding patents covering methods and devices for treating human diseases, ailments, and disabilities—to the Committee on Patents.

By Mr. FLEMING: A bill (H. R. 15445) to authorize the construction of a bridge across the Savannah River at Sand Bar Ferry, below the city of Augusta, Ga.—to the Committee on Interstate and Foreign Commerce.

By Mr. ESCH: A bill (H. R. 15446) to organize the field artillery of the United States Army—to the Committee on Military Affairs.

By Mr. PERKINS: A bill (H. R. 15447) to repeal the duties on coal and meat—to the Committee on Ways and Means.

Also, a bill (H. R. 15448) to repeal the duties on lumber and hides—to the Committee on Ways and Means.

By Mr. HULL: A bill (H. R. 15449) to increase the efficiency of the Army—to the Committee on Military Affairs.

By Mr. HAY: A bill (H. R. 15450) providing for the erection of a public building in the city of Winchester, Va.—to the Committee on Public Buildings and Grounds.

By Mr. DAVIS of Florida: A bill (H. R. 15451) to increase the limit of cost of the public building at Gainesville, Fla.—to the Committee on Public Buildings and Grounds.

By Mr. LOVERING: A bill (H. R. 15452) to appropriate the sum of \$40,000 to the Cape Cod Pilgrim Memorial Association, to be used in erecting, at Provincetown, Mass., a suitable memorial of the landing of the Pilgrims—to the Committee on the Library.

By Mr. BROWNLOW: A bill (H. R. 15453) to provide for a United States Reform School, and for other purposes—to the Committee on the Judiciary.

By Mr. BELL: A bill (H. R. 15454) to amend an act entitled "An act appropriating the receipts from the sale and disposal of public lands in certain States and Territories to the construction of irrigation works for the reclamation of arid lands," approved June 17, 1902—to the Committee on Irrigation of Arid Lands.

By Mr. MAYNARD: A bill (H. R. 15455) to provide for acquirement, by condemnation, of lands at Cape Henry, Virginia, for the purpose of fortification and coast defense—to the Committee on Appropriations.

By Mr. DAVIS of Florida: A bill (H. R. 15456) to authorize the location of a Branch Home for Disabled Volunteer Soldiers, Sailors, and Marines in the State of Florida—to the Committee on Military Affairs.

By Mr. SMITH of Kentucky (by request): A bill (H. R. 15496) for the reference of the claims of certain volunteer soldiers to the Court of Claims—to the Committee on War Claims.

By Mr. BUTLER of Pennsylvania: A joint resolution (H. J. Res. 215) to provide for the printing of 6,000 copies of the consolidation reports of the Gettysburg National Park Commission, 1893 to 1901, inclusive—to the Committee on Printing.

By Mr. DEEMER: A joint resolution (H. J. Res. 216) extending the provision granting to the State of Pennsylvania the use of the United States court-house at Scranton and Williamsport, Pa.—to the Committee on Public Buildings and Grounds.

By Mr. MORRELL: A joint resolution (H. J. Res. 217) proposing to appropriate the sum of \$250,000 for enforcement of the antitrust laws—to the Committee on the Judiciary.

By Mr. PAYNE: A resolution (H. Res. 340) distributing the annual message of the President of the United States to the several standing committees of the House—to the Committee on Ways and Means.

#### PRIVATE BILLS, ETC.

Under clause 1 of Rule XXII, private bills and resolutions of the following titles were introduced and severally referred as follows:

By Mr. BROWNLOW: A bill (H. R. 15457) for the relief of the heirs of Daniel Linebaugh—to the Committee on Claims.

By Mr. BURKE of South Dakota: A bill (H. R. 15458) granting a pension to Mary J. Bradley—to the Committee on Invalid Pensions.

By Mr. BEIDLER: A bill (H. R. 15459) granting an increase of pension to John G. Fairchild—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15460) for the relief of Ann Kinney—to the Committee on Claims.

By Mr. BENTON: A bill (H. R. 15461) for the relief of Daniel F. Lee—to the Committee on Military Affairs.

Also, a bill (H. R. 15462) granting an increase of pension to Matthew Bickford—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15463) granting a pension to Elisha Painter—to the Committee on Invalid Pensions.

By Mr. CASSINGHAM: A bill (H. R. 15464) granting a pension to Belle Wells—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15465) granting an increase of pension to Mariam Bell—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15466) granting an increase of pension to John H. Robson—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15467) granting an increase of pension to James Carr—to the Committee on Invalid Pensions.

By Mr. DEEMER: A bill (H. R. 15468) granting an increase of pension to George Smith—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15469) granting an increase of pension to Alphens Converse—to the Committee on Invalid Pensions.

By Mr. DARRAGH: A bill (H. R. 15470) granting an increase of pension to Joseph S. Brazee—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15471) granting an increase of pension to William G. Cronkite—to the Committee on Invalid Pensions.

By Mr. ESCH: A bill (H. R. 15472) granting a pension to William H. Chamberlin—to the Committee on Invalid Pensions.

By Mr. HENRY of Connecticut: A bill (H. R. 15473) granting an increase of pension to Winthrop W. Wolcott—to the Committee on Invalid Pensions.

By Mr. LESSLER: A bill (H. R. 15474) for the relief of Mary A. A. Cervantes, executrix, and so forth—to the Committee on Claims.

Also, a bill (H. R. 15475) for the relief of Charles A. Hollo-way—to the Committee on Naval Affairs.

By Mr. MORRELL: A bill (H. R. 15476) for the relief of Eliza C. Fink—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15477) granting an increase of pension to Richard P. Nichols—to the Committee on Invalid Pensions.

By Mr. OTJEN: A bill (H. R. 15478) granting an increase of pension to Henry Atkinson—to the Committee on Invalid Pensions.

By Mr. SULLOWAY: A bill (H. R. 15479) granting an increase of pension to Stimpson L. Hubbard—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15480) granting an increase of pension to William S. Barker—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15481) granting an increase of pension to A. Paul Horne—to the Committee on Invalid Pensions.

By Mr. HENRY C. SMITH: A bill (H. R. 15482) granting a pension to William Rusling—to the Committee on Invalid Pensions.

By Mr. WM. ALDEN SMITH: A bill (H. R. 15483) granting a pension to Lucinda J. Pratt—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15484) granting a pension to J. C. Horton—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15485) granting a pension to Henry Star—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15486) granting a pension to Aaron M. Dalrymple—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15487) granting a pension to Decatur Harmon—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15488) granting a pension to Charles F. Ballard—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15489) granting a pension to Benjamin Holben—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15490) to remove charge of desertion from record of Henry Fuller—to the Committee on Military Affairs.

Also, a bill (H. R. 15491) granting to Sumner H. Tarbell pay for bearing military dispatches for headquarters of the District of Minnesota, St. Paul, during the Sioux outbreak of 1862—to the Committee on Claims.

Also, a bill (H. R. 15492) for the relief of Z. E. Allen and C. C. Allen or heirs—to the Committee on Claims.

By Mr. SMITH of Kentucky: A bill (H. R. 15493) granting an increase of pension to William Petit—to the Committee on Pensions.

Also, a bill (H. R. 15494) granting an increase of pension to Lot C. Read—to the Committee on Pensions.

Also, a bill (H. R. 15495) granting an increase of pension to N. R. Brashear—to the Committee on Invalid Pensions.

By Mr. TAYLOR of Alabama: A bill (H. R. 15497) granting a pension to Hiram A. Sheldon—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15498) granting an increase of pension to Abel Woods—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15499) granting an increase of pension to John C. Cavanaugh—to the Committee on Invalid Pensions.

Also, a bill (H. R. 15500) for the relief of the Medical College of Alabama—to the Committee on Claims.

Also, a bill (H. R. 15501) for the relief of the Selma and Meridian Railroad Company—to the Committee on Claims.

Also, a bill (H. R. 15502) for the relief of the Mobile Marine Dock Company—to the Committee on War Claims.

Also, a bill (H. R. 15503) for the relief of the creditors of the Deposit Savings Association of Mobile, Ala.—to the Committee on Claims.

Also, a bill (H. R. 15504) to confer jurisdiction upon the Court of Claims to adjudicate the claim of Augustine Meaher and Daniel J. McDonald, as administrators of the estates of James M. and Timothy Meaher, and to remove the bar of the statute of limitations therefrom—to the Committee on War Claims.

#### PETITIONS, ETC.

Under clause 1 of Rule XXII, the following petitions and papers were laid on the Clerk's desk and referred as follows:

By the SPEAKER: Papers from citizens of Waterloo, Iowa, to accompany House bill 15402, granting a pension to James Mattingly—to the Committee on Invalid Pensions.

Also, papers to accompany House bill 15403, for an increase of pension to Milton C. Norton—to the Committee on Invalid Pensions.

Also, papers to accompany House bill 15404, granting an increase of pension to William M. Hattery—to the Committee on Invalid Pensions.

By Mr. ALLEN of Kentucky: Petition of H. G. Overstreet and other citizens of Daviess County, Ky., in favor of House bill 178, for reduction of tax on distilled spirits—to the Committee on Ways and Means.

By Mr. BENTON: Affidavits to accompany House bill granting a pension to Elisha Painter—to the Committee on Invalid Pensions.

Also, papers to accompany House bill granting an increase of pension to Matthew Bickford—to the Committee on Invalid Pensions.

Also, testimony in support of bill for the relief of Daniel F. Lee—to the Committee on Military Affairs.

By Mr. BOREING: Petition of David Adkins, of Breathitt County, Ky., for reference of war claim to the Court of Claims—to the Committee on War Claims.

By Mr. BULL: Resolution of the Rhode Island Chapter of the American Institution of Architects, in favor of placing works of art on the free list—to the Committee on Ways and Means.

By Mr. CAPRON: Resolution of the Rhode Island Chapter, American Institution of Architects, in favor of placing works of art on the free list—to the Committee on Ways and Means.

By Mr. CASSINGHAM: Papers to accompany House bill 15464, granting a pension to Belle Wells—to the Committee on Invalid Pensions.

Also, papers to accompany House bill 15467, granting a pension to James Carr—to the Committee on Invalid Pensions.

By Mr. DARRAGH: Papers to accompany House bill 15470, granting an increase of pension to Joseph S. Brazee—to the Committee on Invalid Pensions.

By Mr. ESCH: Affidavits to accompany House bill 15472, granting an increase of pension to William H. Chamberlin—to the Committee on Invalid Pensions.

By Mr. FITZGERALD: Petition of Nicholas Lukin and other citizens of Brooklyn, N. Y., for a reduction of the tax on alcohol to 70 cents per proof gallon—to the Committee on Ways and Means.

Also, resolutions of the Manufacturers' Association of New York, favoring an educational qualification for immigrants as embodied in House bill 12199—to the Committee on Immigration and Naturalization.

By Mr. JACK: Petition of retail duggists of Brookville, Pa., urging the passage of House bill 178, for the reduction of the tax on alcohol—to the Committee on Ways and Means.

By Mr. OTJEN: Petition of committees of the Chamber of Commerce and Merchants and Manufacturers' Association of Milwaukee, Wis., to increase the jurisdiction and powers of the Interstate Commerce Commission—to the Committee on Interstate and Foreign Commerce.

By Mr. SMITH of Kentucky: Papers to accompany bill granting a pension to William Petit, a soldier of the Mexican war—to the Committee on Pensions.

Also, paper to accompany bill for a pension to Mrs. Lot C. Read, of Hodgenville, Ky.—to the Committee on Pensions.

By Mr. ZENOR: Papers to accompany House bill 15329, granting an increase of pension to Elizabeth Rosenbarger—to the Committee on Invalid Pensions.